such taxes become due, the entire taxes for that year shall become delinquent, and a penalty of ten (10) per cent on all of said taxes shall accrue thereon; if, however, one-half of such taxes shall be paid on or before the 31st day of October, aforesaid, then the remaining one-half of said taxes may be paid on or before the 30th day of April, next following, without becoming delinquent, but if such remaining one-half of said taxes shall not be paid on or before the date last mentioned, said taxes shall immediately become delinquent and a like penalty of ten (10) per cent on all of said taxes shall accrue thereon; further providing that all delinquent taxes shall draw interest at the rate of six (6) per cent per annum from the date such taxes become delinquent; further providing that in the event one-half of said taxes are not paid on or before October 31st, as aforesaid, it is especially provided that if all of said taxes due for said year are paid in full on or before January 31st, next thereafter, there shall be no penalty and interest assessed thereon; however, should said taxes not be paid in full under this provision taxes shall be recorded as delinquent as of October 31st, prior, and shall bear penalty and interest from that date as provided in this Act; repealing all laws in conflict therewith, and declaring an emergency,"

Has carefully compared same and finds it correctly enrolled.

ATCHISON, Chairman.

FORTY-SEVENTH DAY

(Tuesday, April 9, 1935)

The House met at 9:30 o'clock a. m., pursuant to adjournment, and was called to order by Speaker Stevenson.

The roll was called, and the following members were present:

Mr. Speaker	Bradford
Adamson	Broyles
Adkins	Burton
Aikin	Butler of Brazos
Alexander	Butler of Karnes
Alsup	Cagle
Ash	Caldwell
Atchison	Calvert
Beck	Canon
Bergman	Celaya
Bourne	Clayton
Bradbury	Collins

Colonitt	T .43
Colquitt	Latham
Colson	Leath
Colson Cooper	Lemens
Cowley	Leonard
Craddock	Lindsey
Crossley	Lotief
Daniel	Lucas
Davis	Luker
Davison of Fisher	Mauritz
Davisson	McCalla
of Eastland	
	McConnell
Dickison	McFarland
Dunagan	McKee
Dunlap of Hays	McKinney
Dunlap of Kleberg	Moffett
Duvall	
	Moore
Dwyer	Morris
England	Morrison
Fain	Morse
Farmer	Newton
Distanti	
Fisher	Nicholson
Fitzwater	Olsen
Ford	Padgett
Fox	Palmer
Frazer	
Frazer	Patterson
Fuchs	Payne
Gibson	Petsch
Glass	Pope
Good	Quinn
Graves	Reader
Gray	Reed of Bowie Reed of Dallas
Greathouse	Reed of Dallas
Hankamer	Riddle
Hanna	Roach of Angelina
Hardin	Roane
Harris of Archer	Roark
Harris of Dallas	Roberts
Hartzog	Rogers
IIIartzog	
Head	Russell
Herzik	Rutta
Hill	Scarborough
Hodges	Settle
Hofheinz	Shofner
Holland	Smith
Hoskins	Spears
Howard	Stanfield
Huddleston	Steward
Hunt	Stinson
Hunter	Stovall
Hyder	Tarwater
Jackson	Tennyson
	Thornton
James	
Jefferson	Tillery
Jones of Atascosa	Venable
Jones of Falls	Waggoner
	Walker
Jones of Runnels	TIT-11-
Jones of Shelby	Wells
Jones of Shelby Jones of Wise	Westfall
Keefe	Wood of Harrison
	Wood of Montague
King	
Knetsch	Worley
Lange	
1	Young
Lanning	Young Youngblood
Lanning	Young Youngblood

Absent—Excused

Roach of Hunt

A quorum was announced present. Rev. Geo. W. Coltrin, Chaplain, offered the following invocation:

"Our Heavenly Father, humbly we acknowledge our dependence upon Thee. Thou hast wonderfully blessed us; yet our need of wisdom and understanding continues. We pray that Thou wilt meet our needs for this day out of Thine own unwasted fulness. For Christ's sake. Amen."

LEAVES OF ABSENCE GRANTED

The following member was granted leave of absence on account of important business:

Mr. Roach of Hunt for today and the balance of the week, on motion of Mr. Harris of Dallas.

following members were granted leaves of absence on account of illness:

Mr. Adkins for today, on motion of Mr. Jones of Falls.

Mr. Nicholson for today, on motion of Mr. Tarwater.

HOUSE BILL ON FIRST READING

Mr. Stinson moved to introduce, at this time, and have placed on its first reading, the following bill:

The motion prevailed by the following vote:

Yeas-108

Adamson	Davis
Adkins	Davison of Fisher
Aikin	Davisson
Alexander	of Eastland
Alsup	Dickison
Ash •	Fain
Atchison	Farmer
Bergman	Fisher
Bourne	Fitzwater
Bradbury	Ford
Bradford	Fox
Broyles	Fuchs
Burton	Gibson
Butler of Brazos	Glass
Butler of Karnes	Good
Cagle	Gray
Caldwell	Hanna
Calvert	Harris of Archer
Canon	Harris of Dallas
Celaya	Hartzog
Collins	Head
Colquitt	Herzik
Colson	Hodges
Cooper	Hofheinz
Craddock	Holland
Crossley	Huddleston

 Hunter Hyder Jackson Jones of Atascosa Jones of Falls Jones of Runnels Jones of Shelby Jones of Wise Knetsch Lange Lanning Latham Lemens Lindsey Lucas Luker Mauritz McCalla McFarland McKinney Moffett Moore Morris Morrison Olsen Palmer Patterson	Petsch Pope Quinn Reader Reed of Bowie Reed of Dallas Roach of Angelina Roane Roark Roberts Russell Rutta Settle Shofner Smith Spears Steward Tennyson Thornton Tillery Venable Waggoner Walker Westfall Wood of Harrison Wood of Montague Worley Young
Patterson Payne	Young Youngblood
l -	-

Nays-1

Hardin

Present-Not Voting

McConnell

Absent

Beck Clayton Cowley Daniel Dunagan Dunlap of Hays Dunlap of Kleberg Duvall Dwyer England Frazer Graves Greathouse Hankamer Hill	Morse Newton Padgett Riddle Rogers Scarborough Stanfield Stinson
Hill Hoskins	
Howard James	Wells

Absent—Excused

Nicholson

Roach of Hunt

The Speaker then laid the bill before the House; it was read first time, and referred to the appropriate committee, as follows:

By Mr. Stinson:

H. B. No. 959, A bill to be entitled "An Act giving civil jurisdiction to

the Criminal District Court of Dallas Legislature on matters affecting our County and Criminal District Court No. 2 of Dallas County, of suits and causes in matters of divorce, dependent and delinquent children, adoption and habeas corpus in civil proceedings; providing for the transfer and trial of such causes and the duties of the officers of the court; etc., and declaring an emergency."

Referred to Committee on Judiciary.

BILL ORDERED NOT PRINTED

On motion of Mr. Lange, House Bill No. 958 was ordered not printed.

BILL LAID ON TABLE SUBJECT TO CALL

On motion of Mr. Pope, House Bill No. 588 was laid on the table subject to call.

Mr. Pope gave notice that he would on the next legislative day, move to take up for consideration at that time, House Bill No. 588.

PROVIDING FOR THE APPOINT-MENT OF CERTAIN COM-MITTEE

Mr. McCalla offered the following resolution:

Whereas, Brutality to convicts at Retrieve State Farm has been reported recently to the Governor of the State of Texas by members of the Prison Board; and

Whereas, These reports have been given wide circulation in the press of this State, and have met with a denial from other Prison Board members and from the General Manager of the Prison System; and

Whereas, It seems to be agreed that convicts at Retrieve Farm have mutilated themselves, some Prison Board members contending that it was done to escape brutal treatment and others that it was done to escape work; and

Whereas, It challenges the human imagination to conceive that men would maim and cripple themselves for life without some adequate cause; and

Whereas, Some members of the Prison Board have charged publicly that the General Manager of the Prison System "fraternizes" with the members of the State Legislature and thus overreaches the judgment of the time, and was adopted.

penal institutions; and

Whereas, These charges and countercharges should be investigated thoroughly by an impartial body to the end that the truth may be known, and if brutality exists, it be ended, and if none exists, that fact be determined and those responsible for the management of Retrieve State Farm be cleared of these accusations; now, therefore, be it

Resolved by the House of Representatives of the Forty-fourth Legislature, That the Speaker appoint a committee of three members to investigate these charges, and conditions at Retrieve State Farm generally; that the committee report back to the House of Representatives their findings; and be it further

Resolved, That this committee be authorized to investigate to determine whether convicts in the Texas Prison System are being segregated as to first offenders and "repeaters," as to ages, etc., and the feasibility of such segregation, and that the necessary expenses of said committee be paid out of the Contingent Expense Fund of the Forty-fourth Legislature.

The resolution was read second time.

On motion of Mr. Aikin, the resolution was referred to the Committee on Penitentiaries.

GRANTING HON. W. R. CHAPMAN PERMISSION TO BE ABSENT FROM THE STATE

The Speaker laid before the House, for consideration at this time, the following resolution:

S. C. R. No. 31, Granting Hon. W. R. Chapman permission to be absent from the State.

Be it resolved by the Senate of Texas, the House of Representatives concurring, That Hon. W. R. Chapman, Judge of the One Hundred and Fourth Judicial District Court of Texas be, and he is hereby, granted permission to be absent from the State of Texas at such intervals and for such time as he may see fit and proper during the years 1935 and 1936, taking into consideration the condition of the docket of said court.

The resolution was read second

CONFERENCE COMMITTEE ON SENATE BILL NO. 361

On motion of Mr. Glass, the House granted the request of the Senate for the appointment of a conference committee to adjust the differences between the House and Senate on HOUSE BILL NO. 780 ON PASSAGE Senate Bill No. 361.

In accordance with the above action the Speaker announced the appointment of the following conference committee: Messrs. Glass, Roach of Angelina, Jones of Shelby, Alsup and Tillery.

MESSAGE FROM THE SENATE

Senate Chamber,

Austin, Texas, April 9, 1935. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has passed

H. B. No. 388, A bill to be entitled "An Act adding a new article to the Revised Civil Statutes, 1925, to be known as Article 6954-a; providing a method for holding elections to determine whether turkevs shall be permitted to run at large in political subdivisions of Guadalupe County, etc., and declaring an emergency." (With amendments.)

H. B. No. 888, A bill to be entitled "An Act providing for the relief of Eagle Pass Independent School District of Maverick County, Texas, in order to aid the school district in accommodating the large growth of population due to the development of Quemado Valley Irrigation Settlement which covers a portion of the Eagle Pass Independent School District of 1934; making appropriation out of the State Treasury of seven thousand dollare (\$7,000) to said district for said purposes, and declaring an emergency."

H. B. No. 723, A bill to be entitled "An Act to fix the salary of the superintendent of public instruction in each county in Texas having a population of not less than 15,720 nor more than 15,730, according to the Federal Census; providing for office and traveling expense; repealing all stitute amendment was tabled.

laws or parts of laws in conflict herewith, and declaring an emergency." Respectfully.

> BOB BARKER. Secretary of the Senate.

TO ENGROSSMENT

The Speaker laid before the House. as unfinished business, on its passage to engrossment,

H. B. No. 780, A bill to be entitled "An Act making appropriations for the support and maintenance of the executive and administrative departments and agencies of the State Government for the two-year period beginning September 1, 1935, and ending August 31, 1937, and for other purposes; and prescribing certain regulations and restrictions in respect thereto, and declaring an emergency";

The bill having heretofore been read second time;

The House having agreed to consider the bill, department by department, and having under consideration at this time, the section of the bill relating to the Live Stock Sanitary Commission of Texas, with amendment by Mr. Payne, pending.

(Mr. McKee in the Chair.)

Mr. Harris of Archer offered the following substitute for the amendment by Mr. Payne:

Substitute for amendment to House Bill No. 780, page 77, by striking out all of lines 19, 20 and 21, and inserting in lieu thereof the following:

"There is hereby appropriated the sum of \$50,000 for the purpose of exterminating predatory animals. The sum of money herein provided for shall be distributed to any county in the State of Texas wherein said county shall match any amount of said funds provided for and shall be distributed on the following basis: \$2.00 for wolves, \$1.00 for coyotes, \$1.00 for bobcats and \$--- for mountain lions."

> HARRIS of Archer, DAVIS, ALEXANDER, LANNING.

On motion of Mr. Spears, the sub-

Mr. Aikin offered the following substitute for the amendment by Mr. Payne:

Substitute for amendment to House Bill No. 780, page 77, line 21, by striking out the figures "\$2,500" in each column and insert in lieu thereof "\$1,800."

Mr. Spears moved to table the substitute amendment by Mr. Aikin.

Question recurring on the motion to table, yeas and nays were demanded.

The motion to table prevailed by the following vote:

Yeas-96

Jackson Adamson Alexander James Alsup Jefferson Jones of Atascosa Ash Bradbury Jones of Falls Bradford Jones of Runnels Jones of Shelby Jones of Wise Burton Butler of Karnes Caldwell Keefe King Calvert Knetsch Celaya Clayton Lange Collins Lanning Colquitt Leath Cowley Leonard Crossley Lindsey Daniel Lotief Davis Luker Davison of Fisher Mauritz Davisson McConnell of Eastland McFarland Dickison McKinnev Dunlap of Hays Moffett Dunlap of Kleberg Moore England Morris Fain Newton Fisher Olsen Ford Padgett Fox Patterson Frazer Payne Gibson Petsch Good Pope Graves Quinn Gray Reader Greathouse Reed of Dallas Riddle Hankamer Harris of Archer Roark Harris of Dallas Rutta Head Scarborough Herzik Settle Hodges Shofner Hofheinz Spears Holland Stanfield Howard Steward Huddleston Stinson Hunter Thornton Hyder Walker

Wells Worley Westfall

Nays-31

McCalla Aikin Atchison Palmer Reed of Bowie Bourne **Broyles** Roach of Angelina Cagle Roane Canon Rogers Russell Cooper Craddock Stovall Tillery Farmer Venable Fitzwater Glass Waggoner Wood of Harrison Hanna Wood of Montague Hardin Hunt Young Youngblood Latham Lucas

Absent

Beck Hoskins Bergman Lemens Butler of Brazos McKee Colson Morrison Dunagan Morse Duvall Roberts Dwyer Smith Fuchs Tarwater Hartzog Tennyson Hill

Absent—Excused

Adkins Roach of Hunt Nicholson

Mr. Greathouse moved the previous question on the amendment by Mr. Payne, and the main question was ordered.

Question recurring on the amendment by Mr. Payne, yeas and nays were demanded.

The amendment was adopted by the following vote:

Yeas-90

Adamson Davisson Alexander of Eastland Alsup Dickison Dunlap of Hays Ash Dunlap of Kleberg Bradbury Bradford Duvall Butler of Karnes England Caldwell Fain Calvert Fisher Ford Celaya Fox Clayton Collins Frazer Colquitt Fuchs Crossley Graves Greathouse Daniel Hankamer Davis Davison of Fisher Harris of Archer

Harris of Dallas Morrison Hartzog Olsen Head Padgett Herzik Patterson Holland Payne Howard Petsch Huddleston Pope Hyder Quinn Jackson Reader Jefferson Reed of Dallas Jones of Atascosa Roark Jones of Falls Rogers Jones of Runnels Rutta Jones of Shelby Scarborough Jones of Wise Settle Keefe Smith King Spears Stanfield Lange Lanning Steward Stinson Leath Lindsey Stovall Lotief Thornton Venable Luker Walker Mauritz McConnell Wells McKinney Westfall Moffett Worley Moore Youngblood Morris

Nays-36

Aikin Hunt Atchison Hunter Bergman James Bourne Latham **Broyles** Lucas Burton McCalla Cagle Newton Canon Palmer Reed of Bowie Cooper Craddock Riddle Farmer Roach of Angelina Russell **Fitzwater** Gibson Shofner Glass Tennyson Waggoner Hanna Hardin Wood of Harrison Hodges Wood of Montague Hofheinz Young

Absent

Beck Knetsch Butler of Brazos Lemens Colson Leonard Cowley McFarland Dunagan McKee Dwyer Morse Good Roane Gray Roberts Hill **Tarwater** Hoskins Tillery

Absent-Excused

Adkins Roach of Hunt Nicholson Mr. Fisher moved to reconsider the vote by which the amendment by Mr. Payne was adopted, and to table the motion to reconsider.

The motion to table prevailed.

Mr. Tillery offered the following amendment to this section of the bill:

Amend House Bill No. 780, page 76, by striking out all of lines 37 and 38.

Mr. Alsup moved to table the amendment by Mr. Tillery.

Question recurring on the motion to table, yeas and nays were demanded.

The motion to table prevailed by the following vote:

Yeas-79

Adamson Jefferson Jones of Atascosa Jones of Falls Alexander Alsup Jones of Runnels Jones of Wise Ash Bourne Bradbury Lange Bradford Latham Burton Leath Caldwell Leonard Celaya Lindsev Luker Clayton Collins Mauritz Colquitt McCalla Cooper McConnell Crosslev McFarland McKinney Daniel Davis Moffett Davison of Fisher Мооге Morris Davisson of Eastland Morrison Dickison Newton **Padgett** Dunagan Dunlap of Hays Patterson Dunlap of Kleberg Payne Petsch Duvall England Pope Fisher Quinn Roach of Angelina Ford Fox Rutta

Nays-41

Scarborough

Smith

Spears

Stanfield

Thornton

Stinson Stovall

Walker

Westfall

Youngblood

Wells

Aikin Broyles
Atchison Butler of Karnes

Fuchs

Gibson

Graves

Hartzog

Head

Herzik

Hyder

James

Howard

Hankamer

Harris of Dallas

Cagle Canon Colson Craddock Fain Farmer Fitzwater Frazer Glass Gray Greathouse Hanna Hardin	Knetsch Lemens Palmer Reed of Bowie Reed of Dallas Riddle Roark Rogers Russell Settle Tennyson Tillery Venable
Hanna	Tillery

Absent

Beck	Keefe
Bergman	Lanning
Butler of Brazos	Lotief
Calvert	Lucas
Cowley	McKee
Dwyer	Morse
Good	Olsen
Harris of Archer	Reader
Hill	\mathbf{Roane}
Holland	Roberts
Hoskins	Shofner
Hunter	Steward
Jackson	Tarwater

Absent-Excused

Adkins Nicholson

Roach of Hunt

Mr. McConnell offered the following amendment to the section of the bill relative to the Texas Prison System:

Amend House Bill No. 780, page 77, line 34, by changing the annual salary from "\$6,000 per annum" to "\$4,000 per annum."

On motion of Mr. Leonard, the amendment was tabled.

Mr. Aikin offered the following amendment to this section of the bill:

Amend House Bill No. 780, page 78, line 4, by striking out "\$2,700" in each column and insert in lieu thereof the following: "\$2,400."

On motion of Mr. Leonard, the amendment was tabled.

Mr. Canon offered the following amendment to this section of the bill:

Amend House Bill No. 780, page 78, line 33, by striking out the words and figures "\$900—\$900" and inserting in lieu thereof the words and figures "\$1,200—\$1,200."

The amendment was adopted.

Mr. Cooper offered the following amendment to this section of the bill:

Amend House Bill No. 780, page 78, line 32, by striking out the words and figures "\$1,380—\$1,380," and inserting in lieu thereof the words and figures "\$1,500—\$1,500."

On motion of Mr. Leonard, the amendment was tabled.

Mr. Palmer offered the following amendment to this section of the bill:

Amend House Bill No. 780, page 78, line 34, by striking out the words and figures "\$900—\$900," and inserting in lieu thereof the words and figures "\$1,200—\$1,200."

The amendment was adopted.

Mr. Palmer offered the following amendment to this section of the bill:

Amend House Bill No. 780, page 78, line 35, by striking out the words and figures "\$900—\$900," and inserting in lieu thereof the words and figures "\$1,080—\$1,080."

Mr. Leonard moved to table the amendment by Mr. Palmer.

The motion to table was lost.

Question recurring on the amendment by Mr. Palmer, it was adopted.

Mr. Howard offered the following amendment to this section of the bill:

Amend House Bill No. 780, page 78, line 37, by striking out the words and figures "\$900—\$900," and inserting in lieu thereof the words and figures "\$1,080—\$1,080."

The amendment was adopted.

Mr. McKinney offered the following amendment to this section of the bill:

Amend House Bill No. 780, page 79, line 22, by changing the figures "\$80" to "\$100," and changing the totals to conform thereto.

On motion of Mr. Leonard, the amendment was tabled.

Mr. Alexander offered the following amendment to this section of the bill:

Amend House Bill No. 780, page 79, line 12, by striking out the words and figures "\$600—\$600," and inserting in lieu thereof the words and figures "\$900—\$900."

The amendment was adopted.

Mr. Palmer offered the following amendment to this section of the bill:

Amend House Bill No. 780, page 79, line 15, by striking out the words and figures "\$90" wherever it ap-

pears, and inserting in lieu thereof the words and figures "\$100," and changing totals to conform.

On motion of Mr. Leonard, the amendment was tabled.

Mr. Palmer offered the following amendment to this section of the bill:

Amend House Bill No. 780, page 79, line 19, change figures to read "\$95 per month."

On motion of Mr. Leonard, the amendment was tabled.

Mr. McKinney offered the following amendment to this section of the bill:

Amend House Bill No. 780, page 81, line 14, by inserting after the words "fireproof farm buildings," the following: "to be constructed on the Clemens and Goree farms. The appropriation for the year ending August 31, 1936, shall be used on the Clemens farm and no other, and the appropriation for the year ending August 31, 1937, shall be used on the Goree farm and no other"; and changing the amounts appropriated for each of these years from "forty thousand dollars (\$40,000)" to "forty-five thousand dollars (\$45,000)."

The amendment was adopted.

Mr. Reed of Dallas offered the following amendment to the section of the bill relative to the Railroad Commission of Texas:

Amend House Bill No. 780, page 81, line 36, by striking out "\$2,400" and inserting "\$2,700," and on line 40 by striking out "\$2,700" and inserting "\$2,400."

> REED of Dallas, THORNTON.

The amendment was adopted.

Mr. Scarborough offered the following amendment to this section of the bill:

Amend House Bill No. 780, page 81, line 32, by striking out "\$2,100" and inserting in lieu thereof "\$2,500."

On motion of Mr. Leonard, the amendment was tabled.

Mr. Thornton offered the following amendment to this section of the bill:

Amend House Bill No. 780 by striking out the figures "\$3,000," in line 38 of page 81, and insert in lieu thereof the figures "\$3,300" in both columns.

> THORNTON, REED of Dallas.

On motion of Mr. Leonard, the amendment was tabled.

Mr. Farmer offered the following amendment to this section of the bill:

Amend House Bill No. 780 as follows: Change lines 7 and 8, page 82, to read as follows: Line 7, "three secretaries, \$1,500 per year each, one each Commissioner, for \$4,500— \$4,500"; line 8, "two stenographers in Rate Department, \$1,200 per year each, \$2,400-\$2,400.

(Speaker in the Chair.)

Mr. Leonard moved to table the amendment by Mr. Farmer.

Question recurring on the motion to table, yeas and nays were demanded.

The motion to table prevailed by the following vote:

Yeas—93

Adamson Hill Aikin Hodges Hofheinz Alsup Howard Ash Atchison Hunter Beck Hyder Bergman Jackson Bourne James Jones of Atascosa Bradbury Jones of Falls Bradford Jones of Wise Broyles Burton Knetsch Butler of Karnes Lange Cagle Lanning Caldwell Latham Canon Lemens Celaya Leonard Clayton Lindsey Colquitt Lotief Lucas Cowley Craddock Luker Daniel Mauritz Davison of Fisher McConnell Davisson McFarland McKeeof Eastland Dunlap of Hays Moffett Dunlap of Kleberg Moore Fain Morrison Fisher Newton Reader Fitzwater Reed of Bowie Ford Riddle Fox Roach of Angelina Fuchs Roark Gibson Roberts Glass Rutta Graves Gray Scarborough Greathouse Settle Shofner Hankamer Smith Hardin Harris of Archer Stanfield Harris of Dallas

Stovall

Westfall Tennyson Wood of Harrison Tillery Wood of Montague Waggoner Walker Worley Young Wells

Nays—21

Butler of Brazos Morris Padgett Collins Cooper Palmer Dunagan Patterson Duvall Payne Quinn Farmer Rogers Holland Thornton Hoskins Venable Hunt Youngblood Jefferson McCalla

Absent

Alexander Jones of Shelby Calvert Keefe Colson King Crossley Leath McKinney Davis Dickison Morse Olsen Dwyer England Petsch Frazer Pope Reed of Dallas Good Roane Hanna Russell Hartzog Spears Head Herzik Steward Huddleston Stinson Jones of Runnels Tarwater

Absent—Excused

Adkins Nicholson Roach of Hunt

Mr. Duvall offered the following amendment to this section of the bill:

Amend House Bill No. 780, page 83, line 14, by striking out the figures "\$3,000" and insert in lieu thereof "\$4,000."

On motion of Mr. Leonard, the amendment was tabled.

Mr. Duvall offered the following amendment to this section of the bill:

Amend House Bill No. 780, page 83, line 15, by changing the figures "\$2,400" to "\$3,000."

On motion of Mr. Leonard, the amendment was tabled.

Mr. Duvall offered the following amendment to this section of the bill:

Amend House Bill No. 780, page 83, line 16, by striking out the figures ing the following at the end of line "\$2,700" and insert in lieu thereof 5, page 87, to read as follows: "Pro-**"\$3,000."**

Mr. Wood of Harrison offered the following substitute for the amendment by Mr. Duvall:

Substitute for amendment to House Bill No. 780, page 83, line 16, by striking out the figures "\$2,700," and insert in lieu the figures "\$2,500."

On motion of Mr. Leonard, the substitute amendment was tabled.

On motion of Mr. Leonard, the amendment by Mr. Duvall was tabled.

Mr. Duvall offered the following amendment to this section of the bill:

Amend House Bill No. 780, page 83, line 23, by striking out all of said line, and insert in lieu thereof the following: "Cashier, \$1,800-\$1,800."

Mr. Tennyson offered the following substitute for the amendment by Mr. Duvall:

Substitute for Duvall amendment: strike out "\$1,800," and insert "\$1,500."

The substitute amendment adopted.

The amendment as substituted was then adopted.

Mr. Farmer offered the following amendment to this section of the bill:

Amend House Bill No. 780 as follows: Page 83, line 14, change figures "\$3,000" in both lines to "\$3,600."

On motion of Mr. Leonard, the amendment was tabled.

Mr. Lotief offered the following amendment to this section of the bill:

Amend House Bill No. 780, page 84, line 39, by striking out the "\$3,000," and insert in lieu thereof the figures "\$3,600."

LOTIEF. DUNAGAN.

On motion of Mr. Leonard, the amendment was tabled.

Mr. Lotief offered the following amendment to this section of the bill:

Amend House Bill No. 780, page 85, line 29, by striking out the figures "\$3,000 per year," and insert in lieu thereof "\$2,400 per year," and correct the total accordingly.

On motion of Mr. Leonard, the amendment was tabled.

Mr. Lotief offered the following amendment to this section of the bill:

Amend House Bill No. 780 by addvided, no person shall be eligible to serve as deputy or oil supervisor who has not had at least five (5) years' practical experience in oil field operations and in addition thereto shall have a thorough technical knowledge of the oil business from its inception to its ultimate conclusion."

Mr. Quinn moved to table the amendment by Mr. Lotief.

The motion to table was lost.

Question recurring on the amendment, it was adopted.

Question—Shall House Bill No. 780 pass to engrossment?

BILLS SIGNED BY THE SPEAKER

The Speaker signed, in the presence of the House, after giving due notice thereof and their captions had been read severally, the following enrolled bills:

H. B. No. 494, "An Act making appropriations for the support and maintenance of summer schools during the summer of the year 1935, at the several State institutions of higher learning in the State of Texas, authorizing the expenditure by said institutions of certain additional amounts from fees collected from summer school students, and declaring an emergency."

H. B. No. 763, "An Act providing for relief for certain school districts of Texas, in order to aid said districts, and rebuilding their properties, and equipping their schools, which were recently destroyed by fire; providing for work relief; making an appropriation to each of said districts for said properties, and declaring an emergency."

MESSAGE FROM THE SENATE

Senate Chamber,

Austin, Texas, April 9, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has adopted

H. C. R. No. 75, Relative to the appointment of a poet laureate of Texas.

Respectfully,
BOB BARKER,
Secretary of the Senate.

INVITING HON. RENO S. HARP TO ADDRESS THE HOUSE

Mr. Harris of Dallas offered the following resolution:

Whereas, Honorable Reno S. Harp, the Supreme Chancellor of the Knights of Pythias, is in the City of Austin today; and

Whereas, The Honorable Reno S. Harp is known throughout the Nation as a fraternal worker and speaker of

ability; and

Whereas, Many members of the Legislature are members of this fraternal order and are desirous of hearing their Supreme Chancellor; and

Whereas, The nature of his work is such as will lend benefit and inspiration to all that might hear him; therefore, be it

Resolved, That the Honorable Reno S. Harp be invited to address the House of Representatives for ten minutes at 3:30 o'clock this afternoon.

HARRIS of Dallas, QUINN, YOUNG, SETTLE, LATHAM.

The resolution was read second time, and was adopted.

RECESS

On motion of Mr. Knetsch, the House, at 12 o'clock m., took recess to 2 o'clock p. m., today.

AFTERNOON SESSION

The House met at 2 o'clock p. m., and was called to order by the Speaker.

RELATIVE TO USE OF CERTAIN FUNDS BY LIVE STOCK SAN-ITARY COMMISSION

Mr. Spears offered the following resolution:

H. C. R. No. 77, Relative to use of certain funds by Live Stock Sanitary Commission.

Whereas, The Second Called Session of the Forty-third Legislature, by and through the enactment of Chapter 35, Acts of said Second Called Session of the Forty-third Legislature, did appropriate the sum

of one hundred and forty thousand | LEAVES OF ABSENCE GRANTED dollars to the Live Stock Sanitary Commission for the purpose of enforcing the provisions of Chapter 52, Acts of the First Called Session of the Forty-first Legislature, upon the condition and provided that the Federal Government match dollar for dollar the moneys expended thereunder;

Whereas, The Live Stock Sanitary Commission acutely needs additional funds to be used for the purpose of enforcing the provisions of Chapter 53, Acts of the First Called Session of the Forty-first Legislature relating to tick eradication; and

Whereas, The Federal Government is willing to match all funds used for said latter purpose by apportioning funds for the purpose of enforcing the provisions of Chapter 52, supra, and said agreement is therefore for the benefit of the State of Texas; now, therefore, be it

Resolved by the House of Representatives of Texas, the Senate concurring, That the Live Stock Sanitary Commission be, and it is hereby, authorized to use any moneys remaining in the appropriation made by Senate Bill No. 10, Chapter 35, Acts of the Second Called Session of the Forty-third Legislature, for the purpose of enforcing the provisions of Chapters 52 and 53, of the Acts of the First Called Session of the Fortyfirst Legislature, provided that the Federal Government apportion for the enforcement of either of said laws an amount at least equal to the amount expended by the Live Stock Sanitary Commission out of the funds remaining in said appropriation for the enforcement of the provisions of both Chapters 52 and 53, supra; and the Comptroller of Public Accounts is hereby authorized and directed to issue warrants in payment of all claims and accounts arising from the enforcement of Chapters 52 and 53, Acts of the First Called Session of the Forty-first Legislature, and to draw his warrants in payment of claims against the above described appropriation; be it further

Resolved, That the provisions of this resolution and the authority hereby granted be effective upon the approval by the Governor of the provisions hereof.

The resolution was read second time, and was adopted.

By unanimous consent of the House, the following members were granted temporary leaves of absence for this afternoon, to attend an important committee meeting: Messrs. Jefferson, Hartzog, and McKee.

HOUSE BILL NO. 780 ON PASSAGE TO ENGROSSMENT

The House resumed consideration of pending business, same being House Bill No. 780, making an appropriation for the maintenance of the various State departments;

The bill having heretofore been read second time, the House having agreed to consider the bill, department by department, and having under consideration at this time, the section of the bill relating to the Railroad Commission of Texas.

Mr. Lotief offered the following amendment to this section of the bill:

Amend House Bill No. 780, page 85, line 29, by striking out the figures "\$3,000" and insert in lieu thereof the figures "\$2,500," and correct total accordingly.

On motion of Mr. Leonard, the amendment was tabled.

Mr. Jones of Atascosa moved the previous question on the amendments on the Speaker's desk, and the engrossment of the bill.

Question recurring on the motion for the main question, yeas and nays were demanded.

The motion was lost by the following vote:

Yeas-55

Alsup Atchison Calvert Craddock	Howard Hunter Jones of Atascosa Jones of Runnels
Daniel	Jones of Shelby
Davis	Jones of Wise
Dunlap of Hays	Keefe
England	King
Fain	Knetsch
Fisher	Lange
Fox	Lanning
Fuchs	Lindsey
Gibson	Lotief
Glass	Lucas
Gray	Luker
Harris of Archer	McCalla
Head	McFarland
Herzik	Moore
Hofheinz	Morris
Holland	Olsen

Padgett Spears
Petsch Stanfield
Quinn Tarwater
Roane Thornton
Roark Waggoner
Rogers Wells
Rutta Worley
Shofner

Nays—71

Adamson Hunt Hyder Aikin Alexander James Jones of Falls Ash \mathbf{Beck} Latham Bergman Leath Lemens Bourne Bradbury Mauritz McConnell Bradford Broyles Moffett Burton Morrison Newton Butler of Karnes Nicholson Cagle Palmer Caldwell Patterson Canon Clayton Payne Collins Reader Reed of Bowie Colquitt Reed of Dallas Colson

Cooper Riddle

Crossley Roach of Angelina

Davison of Fisher Roberts Dickison Russell Smith Farmer Fitzwater Stinson Ford Stovall Frazer Tennyson Tillery Good Venable Graves Walker Hankamer Hanna Westfall Hardin Wood of Harrison

Harris of Dallas Wood of Montague

Hartzog Young Hodges Youngblood

Huddleston

Absent

Butler of Brazos Hill
Celaya Hoskins
Cowley Jackson
Davisson Leonard
of Eastland McKinney
Dunagan Morse
Dunlap of Kleberg
Duvall Scarborough

Dwyer Settle Greathouse Steward

Absent-Excused

Adkins McKee Jefferson Roach of Hunt

Mr. Jones of Wise offered the following amendment to the section of the bill relating to the Railroad Commission of Texas: Amend House Bill No. 780 by striking out on page 87, line 39, the figures "\$10,000" in both columns and substituting in lieu thereof the figures \$25,000" in each column.

On motion of Mr. Leonard, the amendment was tabled.

Mr. Wood of Montague offered the following amendment to this section of the bill:

Amend House Bill No. 780, page 87, line 18, by striking out words and figures "\$2,100" and change words and figures to "\$2,400."

On motion of Mr. Leonard, the amendment was tabled.

Mr. Lucas offered the following amendment to this section of the bill:

Amend House Bill No. 780, page 86, line 13, by striking out the word "purchase."

The amendment was adopted.

Mr. Lucas offered the following amendment to this section of the bill:

Amend House Bill No. 780, page 87, line 29, by striking out the word "purchase."

Mr. Patterson moved to table the amendment by Mr. Lucas.

The motion to table was lost.

Question recurring on the amendment by Mr. Lucas, it was adopted.

Mr. Aikin offered the following amendment to the section of the bill relating to the State Reclamation Department:

Amend House Bill No. 780, line 27, page 88, by striking out the figures "\$2,700" and insert in lieu thereof the figures "\$2,100."

On motion of Mr. Leonard, the amendment was tabled.

Mr. Aikin offered the following amendment to this section of the bill:

Amend House Bill No. 780, page 88, line 39, by striking out the figures "\$10,000" for each year and insert in lieu thereof the figures "\$5,000."

On motion of Mr. Leonard, the amendment was tabled.

Mr. Patterson offered the following amendment to the section of the bill relating to the Secretary of State:

Amend House Bill No. 780, page 89, line 19, by striking out the figures "\$1,200" in each column and substituting therefor the figures "\$1,500."

On motion of Mr. Leonard, the amendment was tabled.

Mrs. Moore offered the following amendment to the section of the bill relating to Texas Commission for the Blind:

Amend House Bill No. 780, page 90, by inserting the following between lines 38 and 39: "Stenographer and bookkeeper, \$900-\$900."

The amendment was adopted.

Mr. Good offered the following

relating to the Texas State Parks Board:

Amend House Bill No. 780, page 91, by striking out the figures "\$375" wherever they appear in lines 21 and 24.

On motion of Mr. Leonard, the amendment was tabled.

Mr. Palmer offered the following amendment to the section of the bill amendment to this section of the bill:

Amend House Bill No. 780, page 91, by striking out lines 18 to 24, inclusive, and inserting in lieu thereof the following, renumbering the following lines accordingly:

1.	Chief engineer, per month\$300.00	\$ 3,600.00
2.	Chief building architect, per month 200.00	2,400.00
	Chief landscape architect, per month 200.00	2,400.00
	Chief inspector, per month 200.00	2,400.00
3.	Four technical assistants, \$150 per month each 600.00	7,200.00
	Three draftsmen, \$115 per month each 345.00	4,140.00
	One chief clerk, \$150 per month	1,800.00
	One bookkeeper and auditor, \$125 per month	1,500.00
	Six stenographers and clerks; basis \$100 per	,
	month, none to be paid less than \$75 and none	
	over \$110 per month	7,200.00
8.	Two field parties, topographic survey and emer-	
	gency field work, not to exceed \$810 per month	9,720.00
9.	Maintenance and miscellaneous office expense, sta-	
	tionery, printing, drafting room supplies, post-	
	age, telegraph, freight, expressage, \$500 per	
	month	6,000.00
10.	Travel expense, board, field parties, inspectors,	
	etc., \$600 per month	7,200.00
11.	Materials, lumber, hardware, furniture, stoves,	
	light fixtures, dishes, paint and miscellaneous	
	supplies for furnishing building and construct-	
	ing furniture and park equipment in State-	
	owned shops; Bastrop, Palo Duro and any other	
	park where it is economical to build such equip-	
	ment	15,000.00
	Grand total	\$70,560.00

Provided, that the appropriations for the several items hereinabove set out may be used as a contingent fund for the support and maintenance of the State Parks Board and may be transferred to a contingent expense account or fund for use of said Board.

Signed—Palmer, Ash, Beck, King, Howard, McKinney, Jones of Falls, Cagle, Huddleston, Davisson of Eastland, Payne, Hoskins, Celaya, Ford, Hardin, Nicholson, McKee, Hartzog, Pope, Tarwater.

On motion of Mr. Leonard, the amendment was tabled.

Mr. Patterson offered the following amendment to the section of the bill amendment to this section of the bill: relating to State Treasury Department:

Amend House Bill No. 780, page 96, line 37, by striking out "\$2,100" in each column, and substituting therefor "\$3,000."

On motion of Mr. Leonard, the amendment was tabled.

Mr. Padgett offered the following

Amend House Bill No. 780, page 97, by changing lines 6 and 7 to read "appropriation clerks, three, none exceeding \$1,320 per year," leaving total appropriation unchanged at \$3,600.

The amendment was adopted.

Mr. Wood of Harrison offered the following amendment to the bill:

Amend House Bill No. 780, page 101 and page 102, by striking out the following:

Strike out line 37 to line 40 on page 101, and line 1 to line 8 on page 102.

On motion of Mr. Leonard, the amendment was tabled.

Mr. Alexander offered the following amendment to the bill:

Amend House Bill No. 780, page 101, by striking out all of line 27 through line 36, and insert in lieu thereof the following:

"Office Hours of State Departments: Excepting Sundays and the following legal holidays and no others, to wit: New Year's Day, March 2, April 21, July 4, Labor Day, Armistice Day, Thanksgiving Day, and Christmas Day, all State departments shall be open each day from 8 a. m. to 5 o'clock p. m. excepting one hour at noon; provided that such Sundays and legal holidays as herein mentioned shall not be construed to be a part of the twelve days vacations provided for below, unless such vacations period include one or more such holidays."

ALEXANDER, HARRIS of Archer, QUINN, GRAVES, POPE.

The amendment was adopted.

Mr. Aikin offered the following amendment to the bill:

Amend House Bill No. 780, page 103, line 6, by adding after the word "office" the following:

"Provided, further, that none of the funds hereby appropriated in this bill shall be used for service club fees and or social activities and provided, further, that any person violating this section shall be deemed guilty of misapplication of funds."

The amendment was adopted.

Mr. Reed of Dallas offered the following amendment to the bill:

Amend House Bill No. 780, page 103, by adding after the word "night" in line 34 the following:

"Provided that the limitations herein shall not apply to employes of the Railroad Commission attending hearings, conferences, or oral arguments in other States, or in Washington, D. C., or while en route to such other States or Washington, D. C."

REED of Dallas, THORNTON.

On motion of Mr. Leonard, the amendment was tabled.

Mr. Lucas offered the following amendment to the bill:

Amend House Bill No. 780, page 104, lines 36 and 37, by striking out the words: "in excess of \$750, including the trade in value of a used motor car."

The amendment was adopted.

Mr. Huddleston offered the following amendment to the bill:

"It shall be unlawful for any employe of this State to solicit any votes or work for any head of State department or any official while drawing salary from State of Texas or contribute any amount of money."

The amendment was adopted.

Mr. Good offered the following amendment to the bill:

Amend House Bill No. 780, page 3, by inserting between lines 16 and 17 the following: "adjutant, \$900—\$900."

The amendment was adopted.

Mr. Broyles offered the following amendment to the bill:

Amend House Bill No. 780 by striking out the total figures in line 13, page 24, and adding in lieu thereof "\$19,999."

BROYLES, ROACH of Angelina, CROSSLEY, DAVIS, READER.

Mr. Leonard moved to table the amendment by Mr. Broyles.

The motion to table was lost.

Question recurring on the amendment by Mr. Broyles, it was adopted.

Mr. Alsup offered the following amendment to the bill:

Amend House Bill No. 780, page 17, by adding after line 5 these words and figures:

"To pay premiums on bonds for employes \$420 each year."

The amendment was adopted.

Mr. Jones of Wise offered the following amendment to the bill:

Amend House Bill No. 780 by striking out on page 72, lines 12 and 13, the words and figures "\$12,000" and substituting in lieu thereof the words and figures "\$25,000."

On motion of Mr. Leonard, the amendment was tabled.

Mr. Frazer offered the following amendment to the bill:

Amend House Bill No. 780, page 46, in lines 23 and 24, by striking out the figures "\$1,800" and inserting in lieu thereof the figures "\$2,100."

> FRAZER, PAYNE. DICKISON.

On motion of Mr. Alsup, the amendment was tabled.

Mr. Butler of Brazos offered the following amendment to the bill:

Amend House Bill No. 780, page 59, by inserting between lines 4 and 5 the following:

"Assistant coastal supervisor, \$1,-**500—\$1,500**.

"Barge equipped with suction dredge of at least eight inches, \$7,000.

"Salaries of men operating dredge, **\$2,000—\$3,000**.

"Operating expenses of dredge, **\$**2,000—**\$**3,000.

"Groceries of men on dredge, \$400 **-\$**600.

"Total, \$12,900-\$8,100."

BUTLER of Brazos. JEFFERSON, HOSKINS, YOUNG. HARTZOG.

On motion of Mr. Alsup. amendment was tabled.

Mr. Dwyer offered the following amendment to the bill:

Amend House Bill No. 780 so as to provide that all employes designated in this bill shall receive, and there shall be provided in this bill, an increase of ten per cent (10%) over and above the salary now received by such employe where the present salary basis is one hundred dollars (\$100) per month or less.

Signed—Dwyer, Roark, Dickison, Lanning, Morris, Thornton, Herzik, Colquitt, Collins, Steward, Jackson, Rutta, Jones of Wise, Cowley, Duvall, Alexander, Calvert, Petsch, Hyder, Hartzog, Daniel, Palmer, Cagle, Mc-Kinney, Riddle, Celaya, Jones of Shelby, Padgett, Leath, Smith, Nich-olson, Tillery, Ford, Roach of Hunt, Reader, Crossley, Holland, Scarborough, McCalla, Howard, Rogers, Davis, Greathouse, Davisson of Eastland, Reed of Dallas, James, Patterson, Stovall, Westfall, England, Mc-Kee, Olsen, Farmer, Bradbury, Hos-lamendment to the bill:

kins, McFarland, Butler of Brazos. Luker, Payne, Newton, Hunter, Craddock, Youngblood, Caldwell, Spears, Hodges, Butler of Karnes, Roach of Angelina, Keefe, Fisher, Jones of Atascosa, Fitzwater, Jefferson, Huddleston, Hardin, Jones of Falls, Lange, Wells.

On motion of Mr. Venable, the amendment was tabled.

Mr. McKee offered the following amendment to the bill:

Amend House Bill No. 780 by inserting after the words "traveling expense" in each department appropriation wherever such words appear the words "on official business of the State."

The amendment was adopted.

Mr. McKee offered the following amendment to the bill:

Amend House Bill No. 780, page 104, by adding a new subsection, to be known as Subsection (k), of Section 2, which shall hereafter read as follows:

"(k) Every department, board, or bureau coming under the meaning of this Act shall keep an individual automobile expense account, showing the make and model of car, its serial number, and each and every item of expense incurred in the operation of said automobile. Said report to be the made each month on a uniform form to be prescribed by the State Auditor, said monthly reports to be kept on file in the main office of each department, board, or bureau, and subject to inspection of any State official.'

The amendment was adopted.

Mr. Hartzog offered the following amendment to the bill:

Amend House Bill No. 780 by adding at the end of line 25, page 107, the following:

"Provided nothing herein contained shall authorize any violation of Article 432, Penal Code, or permit the payment of any sum of money set out herein to any person coming under the inhibition set out in said Article 432, Penal Code, known as the 'Nepotism Statute'."

The amendment was adopted.

By unanimous consent of the House, the totals of the bill were ordered corrected to conform to all changes made in the bill.

Mr. Dwyer offered the following

Adamson

Hodges

Hofheinz

Howard

Hunt

Hunter

Amend House Bill No. 780 so as to provide that all employes designated in this bill shall receive, and there shall be provided in this bill, an increase of nine per cent (9%) over and above the salary now received by such employe where the present salary basis is one hundred dollars (\$100) per month or less.

Mr. Alsup moved to table the amendment by Mr. Dwyer.

Question recurring on the motion to table, yeas and nays were demanded.

The motion to table was lost by the following vote:

Yeas-62

Jones of Atascosa

Knetsch Aikin Alexander Lemens Alsup Leonard Lindsey Atchison Beck Lotief Bergman Lucas Bourne Mauritz **Broyles** McConnell Burton McFarland Canon Moffett Davis Moore Davison of Fisher Morrison England Olsen Fain Pope Reed of Bowie Fisher **Fitzwater** Riddle Fox Roane Roberts Frazer Glass Settle Good Shofner Graves Stanfield Hankamer Stovall Hanna Tarwater Harris of Archer Tennyson Venable Head

Nays-67

Waggoner

Walker

Worley

Westfall

Wood of Harrison

Davisson Ash Bradbury of Eastland Butler of Brazos Dickison Butler of Karnes Dunagan Duvall Calvert Celaya Dwyer Collins Farmer Colquitt Ford Colson Gibson Cooper Gray Greathouse Cowley Hardin Crossley Daniel Harris of Dallas Herzik Palmer Hill Patterson Holland Payne Hoskins Petsch Huddleston Quinn Hyder Reader James Reed of Dallas Jones of Falls Roach of Angelina Jones of Runnels Roark Jones of Wise Rogers Keefe Russell Rutta King Lange Smith Lanning Spears Leath Steward McCalla Stinson McKee Thornton McKinney Tillery Morris Wells Newton Wood of Montague Padgett Youngblood

Absent

Bradford Jackson
Cagle Jones of Shelby
Caldwell Latham
Clayton Luker
Craddock Morse
Dunlap of Hays Nicholson
Dunlap of Kleberg
Fuchs Scarborough
Young

Absent-Excused

Adkins Jefferson Hartzog Roach of Hunt

Question recurring on the amendment by Mr. Dwyer, yeas and nays were demanded.

The amendment was lost by the following vote:

Yeas-56

Ash Harris of Dallas Bradbury Hartzog Butler of Brazos Hill Butler of Karnes Holland Celaya Hoskins Huddleston Collins Colquitt Jackson Colson James Jones of Falls Cowley Jones of Runnels Crossley Jones of Wise Daniel Davisson King of Eastland Lange Dickison Lanning Dunagan Leath Dwyer McCalla Farmer McKinney Ford Morris Newton Gray Greathouse Padgett Hardin Patterson

Payne	Rutta
Quinn	Smith
Satur	
Reader	Spears
Reed of Dallas	Steward
Roach of Angelina	Stinson
Roark	Thornton
Rogers	Youngblood
Russell	-

Nays—72

Latham Adamson Aikin Lemens Alsup Leonard Atchison Lindsey Beck Lotief Bergman Lucas Luker Bourne Bradford Mauritz **Broyles** McConnell McFarland Burton Cagle Moffett Calvert Moore Canon Morrison Cooper Olsen Davis Palmer Davison of Fisher Petsch Fain Pope Reed of Bowie Fisher Fitzwater Riddle Fox Roane Frazer Roberts Gibson Settle Glass Shofner Stanfield Good Graves Stovall Hankamer Tarwater Hanna Tennyson Harris of Archer Tillery Head Venable Hodges Waggoner Hofheinz Walker Howard Wells Westfall Hunt Wood of Harrison Hunter Jones of Atascosa Wood of Montague

Present—Not Voting

Worley

Horzik

England

Alevander

Knetsch

Absent

Wicygurder.	HEIZIK
Caldwell	Hyder
Clayton	Jones of Shelby
Craddock	Keefe
Dunlap of Hays	Morse
Dunlap of Kleberg	Nicholson
Duvall	Scarborough
Fuchs	Young

Absent—Excused

Adkins	McKee
Jefferson	Roach of Hunt

Mr. Davison of Fisher moved to | Gray reconsider the vote by which the Greathouse

amendment was lost and to table the motion to reconsider.

The motion to table prevailed.

House Bill No. 780 was then passed to engrossment.

HOUSE BILL NO. 780 ON THIRD READING

Mr. Leonard moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 780 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—131		
Adamson	Hankamer	
Alexander	Hanna	
Alsup	Harris of Archer	
Ash	Harris of Dallas	
Atchison	Hartzog	
Bergman	Head	
Bourne	Herzik	
Bradbury	Hill	
Bradford	Hodges	
Burton	Hofheinz	
Butler of Brazos	Holland	
Butler of Karnes	Hoskins	
Cagle	Howard	
Caldwell	Huddleston	
Calvert	Hunt	
Canon	Hunter	
Celaya	Hyder	
Clayton	Jackson	
Collins	James	
Colquitt	Jones of Atascosa	
Cooper	Jones of Falls	
Cowley	Jones of Runnels	
Craddock	Jones of Wise	
Crossley	Keefe	
Daniel	King	
Davis	Knetsch	
Davison of Fisher	Lange	
Davisson	Lanning	
of Eastland	Latham	

of Eastland Latham Dickison Leath Dunagan Leonard Dunlap of Hays Lotief Dunlap of Kleberg Lucas Duvall Luker England Mauritz Fain McCalla Farmer McConnell Fisher McFarland McKee Ford McKinney Frazer Fuchs Moffett Gibson Moore Glass Morris Good Morrison Newton Graves Nicholson

Olsen

Rutta Settle

Shofner

Smith
Spears
Stanfield
Steward
Stinson
Stovall
Tarwater
Tennyson
Thornton
Tillery
Venable
Waggoner
Walker
Wells
Westfall
Wood of Harrison
Wood of Montague

Nays-5

Worley

Youngblood

Aikin Lindsey Broyles Pope Hardin

Absent

Beck Jones of Shelby
Colson Lemens
Dwyer Morse
Fitzwater Scarborough
Fox Young

Absent-Excused

Adkins Jefferson Roach of Hunt

The Speaker then laid House Bill No. 780 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-127

I cas	
Adamson	Craddock
Alexander	Crossley
Alsup	Daniel
Ash	Davis
Atchison	Davison of Fisher
Bergman	Davisson
Bourne	of Eastland
Bradbury	Dickison
Bradford	Dunagan
Burton	Dunlap of Hays
Butler of Brazos	Dunlap of Kleberg
Butler of Karnes	Duvall
Cagle	England
Caldwell	Fain
Calvert	Farmer
Canon	Fisher
Celaya	Fitzwater
Clayton	Ford
Collins	Frazer
Colquitt	Gibson
Cooper	Glass
Cowley	Good

Graves	Morris
Gray	Morrison
Greathouse	Newton
Hankamer	Nicholson
Hanna	Olsen
Harris of Dallas	Padgett
Head	Palmer
Herzik	Patterson
Hill	Payne
Hodges	Petsch
Hofheinz	Quinn
Holland	Reader
Hoskins	Reed of Bowie
Howard	Reed of Dallas
Huddleston	Riddle
Hunt	Roach of Angelina
Hunter	Roark
Hyder	Roberts
Jackson	Russell
James	Rutta
	_

Jones of Atascosa Scarborough Jones of Falls Settle Jones of Runnels Shofner Jones of Wise Smith Keefe Spears King Stanfield Knetsch Steward Lange Stinson Stovall Lanning Tarwater Latham Leath Tennyson Thornton Lemens Leonard Tillery Lotief Venable Waggoner Walker Luker Mauritz Wells McCalla McConnellWestfall

McFarland Wood of Harrison
McKee Wood of Montague
McKinney Worley
Moore Youngblood

Nays-10

Aikin Lindsey
Beck Lucas
Broyles Moffett
Hardin Pope
Harris of Archer Roane

Absent

Colson Jones of Shelby
Dwyer Morse
Fox Rogers
Fuchs Young

Absent-Excused

Adkins Jefferson Hartzog Roach of Hunt

MESSAGE FROM THE SENATE

Senate Chamber, Austin, Texas, April 9, 1935. Hon. Coke Stevenson, Speaker of the House of Representatives. to inform the House that the Senate has adopted

S. C. R. No. 32, Requesting the Governor to return Senate Bill No. 135 for further consideration and correction.

> Respectfully, BOB BARKER, Secretary of the Senate.

ADDRESS BY HON. RENO HARP

In accordance with the provisions of a resolution adopted on this morning inviting Hon. Reno Harp to address the House, Mr. Harp, and party having been escorted to the Speaker's stand by Messrs. Harris of Dallas, Quinn, and Settle, Speaker Stevenson presented Mr. Harris of Dallas who introduced Mr. Harp. Mr. Harp then addressed the House.

HOUSE BILL NO. 388 WITH SEN-ATE AMENDMENTS

Mr. Knetsch called up from the Speaker's table, with Senate amendments, for consideration of the amendments.

H. B. No. 388, A bill to be entitled "An Act adding a new article to the Revised Civil Statutes, 1925, to be known as Article 6954-a; providing a method for holding elections to determine whether turkeys shall be permitted to run at large in political subdivisions of Guadalupe County, etc., and declaring an emergency.'

The Speaker laid the bill before the House, with the Senate amendments.

Mr. Knetsch moved that the House do not concur in the Senate amendments, and that a conference committee be requested to adjust the differences between the two houses on the bill.

The motion prevailed.

In accordance with the above action, the Speaker announced the appointment of the following conference committee: Messrs. Knetsch, Moffett, Hoskins, McKee, and Roane.

(Mr. Latham in the Chair.)

RECALLING SENATE BILL NO. 135 FROM THE GOVERNOR

The Chair laid before the House, for consideration at this time, the following resolution:

S. C. R. No. 32, Requesting the Davis Governor to return Senate Bill No. Davison of Fisher Hartzog

Sir: I am directed by the Senate 135 for further consideration and correction.

> Whereas, Senate Bill No. 135 has been passed by each house of the Legislature and signed by the presiding officers thereof and forwarded to the Governor's office; and

Whereas, It has been found necessary to make certain corrections in said bill; now, therefore, be it

Resolved. That the Governor be requested to return Senate Bill No. 135 to the Senate for further consideration and correction, and to authorize the Lieutenant Governor and Speaker to withdraw their signatures from same.

The resolution was read second time, and was adopted.

SENATE BILL NO. 475 ON FINAL PASSAGE

The Chair laid before the House, on final passage,

S. B. No. 475, A bill to be entitled "An Act creating the Special Third District Court of Anderson County, Houston Henderson County, and County, Texas; prescribing its jurisdiction, limiting its existence, fixing its terms; providing for the appointment of a judge thereof; fixing his compensation; making an appropriation for the same; prescribing his powers and duties, etc.";

The bill having heretofore been read third time.

Senate Bill No. 475 was passed by the following vote:

Yeas—106

Davisson Adamson of Eastland Alsup Ash Dickison Bergman Dunagan Dunlap of Hays Bourne Dwyer Bradbury Bradford England Fain Broyles Farmer Burton Butler of Brazos Fisher Butler of Karnes Fitzwater Ford Calvert Canon Fox Fuchs Celaya Gibson Colquitt Cooper Glass Cowley Gray Greathouse Craddock Hankamer Crossley Hanna Daniel Harris of Dallas Head Padgett Herzik Patterson Payne Hill Hodges Petsch Hofheinz Pope Holland Quinn Reader Hoskins Howard Reed of Bowie Huddleston Reed of Dallas Riddle Hunt Hunter Roach of Angelina Hyder Roark Jackson Roberts Jones of Atascosa Rogers Jones of Falls Rutta Jones of Runnels Jones of Wise Settle Smith Keefe Spears King Stanfield Leath Stinson Lucas Stovall Mauritz Tarwater Thornton McConnell McKee Tillerv McKinney Venable Moffett Waggoner Wells Moore Morris Westfall Morrison Wood of Montague Newton Young Nicholson Youngblood Olsen

Nays-14

Aikin McCalla
Atchison McFarland
Hardin Russell
Harris of Archer Shofner
James Tennyson
Knetsch Walker
Lemens Wood of Harrison

Present-Not Voting

Lotief

Absent

Alexander Lange Beck Lanning Cagle Latham Caldwell Leonard Clayton Lindsey Collins Luker Colson Morse Dunlap of Kleberg Palmer Roane Duvall Frazer Scarborough Good Steward Graves Worley Jones of Shelby

Absent-Excused

Adkins Roach of Hunt Jefferson

(Speaker in the Chair.)

HOUSE BILL NO. 141 ON PASSAGE TO ENGROSSMENT

The Speaker laid before the House, on its passage to engrossment,

H. B. No. 141, A bill to be entitled "An Act declaring it to be the policy of the State to provide for the standardization of tomatoes as a protection to grower, shipper, carrier, receiver, and consumer; placing the jurisdiction of grades and classifications thereof under the direction of the Commissioner of Agriculture of the State of Texas, etc., and declaring an emergency";

The bill having heretofore been read second time.

Mr. Alsup offered the following committee amendment to the bill:

Amend House Bill No. 141 by striking out all below the enacting clause and inserting in lieu thereof the following:

"Section 1. In order to provide the means whereby producers of tomatoes, and all interested parties, may secure prompt and efficient inspection and classification of grades of tomatoes at reasonable cost, and because it is hereby recognized that the standardization of the tomato industry by the proper grading and classifications of tomatoes by prompt and efficient inspection under competent authority is beneficial alike to grower, shipper, carrier, receiver, and consumer, in that it furnishes the grower and the shipper prima facie evidence of quality and condition of products, it guarantees the carrier and the receiver of quality of products carried and received by them and assures the ultimate consumer of the quality of the products purchased, this Act is passed.

"Sec. 2. The inspection in the State of Texas of all tomatoes and the grades and classifications thereof, shall be under the direction of the Commissioner of Agriculture of the State of Texas, hereinafter known as the Commissioner.

"Sec. 3. The Commissioner of Agriculture of the State of Texas, after having consulted in joint conference with a grower representative of his own choosing from East Texas and a grower representative of his own choosing from the Rio Grande Valley regarding the needs of Texas tomatoes, is hereby empowered and directed to enter into co-operative

agreements with the United States Department of Agriculture providing for the inspection, shipping, and marketing of tomatoes. Under the terms of said agreements, the Commissioner of Agriculture shall adopt the official U. S. standards for tomatoes as applied to the State of Texas. The inspection shall be conducted under the policies outlined by the United States Department of Agriculture under said co-operative agreements.

"Sec. 4. The Commissioner shall promulgate and enforce rules and regulations as set forth in this Act regarding inspection, packing, shipping, and marketing of tomatoes, and shall adopt such other rules and regulations as he deems necessary, provided they are not inconsistent with the terms of this Act. These shall be published in some newspaper of general circulation within the respective counties he thinks necessary, and he shall keep on hand sufficient copies to supply growers, packers, buyers, and shippers. Such rules and regulations of the Commissioner which do not conflict with the provisions of this Act shall be final unless written protest is made to the Commissioner within twenty (20) days after publication. Public hearings regarding such protest shall be conducted at places and times to be determined by the Commissioner, or his agent, and the results of such hearings shall be final; provided, however, the interested party or parties shall have the right of appeal within ten (10) days after the close of the hearing to the district court having jurisdiction over his and/or their county or counties.

"Sec. 5. (a) Whenever any grades or classifications and/or standards become effective under this Act, it shall be unlawful thereafter for any person, firm, corporation, association, or other organization to pack for sale, ship for sale, consign for sale, offer for sale, or sell any tomatoes, or to receive for shipment and ship, carry, or transport any tomatoes, except as provided in this Act, unless such tomatoes conform with such grades or classifications and/or standards, and have been inspected by a duly authorized inspector who shall issue a certificate of inspection showing the grade or other classification thereof, and unless such tomatoes be packed packs shall be accompanied by a form in containers approved by the Commissioner of Agriculture and fruit in | Agriculture, which shall be delivered each container be uniformly sized.

"(b) All inspected tomatoes falling below No. 1 and No. 2 U. S. Standard for Texas shall, when packed in packs for sale and/or sold. and when packed in packs to be shipped and/or consigned for sale, be wrapped in wrappers with 'Texas Culls' stamped thereon and the packs containing such tomatoes shall be labeled and/or marked 'Texas Culls.' and shall be accompanied by a certificate of inspection showing them to be 'Texas Culls.' Moreover, if said 'Texas Culls' are sold in bulk to a manufacturer, they shall be accompanied by a certificate showing their true quality.

"(c) It is expressly provided, however, no provision of this Act shall be construed to prevent a grower of tomatoes from selling or delivering his crop in bulk, or any part thereof, to a person, firm, corporation, or association for grading, packing, and/or storing. Nor shall any provision prevent a grower from manufacturing same into legal and standard byproducts, or prevent him from selling or delivering for sale same unpacked and/or uninspected to any person, firm, corporation, or association actually engaged in the operation of a by-products factory for the sole and express purpose of being manufactured into legal and standard byproducts.

"Sec. 6. (a) Any grower of tomatoes who shall pack unmarked and/or uninspected for sale, sell, or ship by common carrier eight (8) packs or less containing tomatoes shall be unaffected by the provisions of this Act.

"(b) Moreover, any grower of tomatoes who wants to sell same for use and/or consumption within the State of Texas may pack uninspected and/or ungraded for sale, consign for sale, ship for sale, offer for sale, or sell more than eight (8) and less than fifty-one (51) packs containing tomatoes, or any grower may authorize a buyer of his bulk tomatoes to pack ungraded and/or uninspected for use and/or consumption within the State of Texas any number of packs not exceeding fifty (50), provided such packs be labeled or marked 'Ungraded' and contain No. 1 and No. 2 U. S. Standard for Texas to the amount of sixty (60) per cent. Such certificate of the Commissioner of to the buyer thereof, showing their

quality. It shall be unlawful for any person, firm, corporation, or association to receive for shipment, ship, carry, and/or transport any packs of ance with the discretion exercised by tomatoes falling within this group, if they are consigned to any person, firm, corporation, or association outside the State of Texas or shipped outside the State.

"Sec. 7. (a) The Commissioner is hereby authorized to promulgate such rules and regulations relative to proper marketing of containers, the issue of certificates of inspection, the tagging of the vehicle of transportation, and such other rules and regulations as he deems necessary for the improvement of the method of marketing of all tomatoes as provided in this Act.

"(b) A certificate designating the classifications of the grade or grades of tomatoes so subject to compulsory inspection under this Act or other form evidencing that the official inspection has been made shall be issued to the inspector and delivered to the shipper. The Commissioner of Agriculture or his agents shall have the power to call for and examine any certificate of inspection and shall have the power to examine or inspect any shipment of tomatoes carried by common carrier, private, or contract shipper or forwarding company, or any shipment of tomatoes, to see if the fruit conforms to the requirements made effective by the terms of this Act.

"(c) The Commissioner is hereby authorized and empowered to fix and assess, and collect and cause to be collected fees for the inspection and classification of grades of tomatoes subject to the provisions of this Act and the issuance of certificate of such classification of grades. The amount of such fees on each different commodity inspected and for each different service rendered on each such commodity under the provisions of this Act, shall be fixed as nearly as possible with references to the cost of the establishment and maintenance of such service for such particular commodity, and may be different in the case of each different service rendered, but shall in no case exceed the sum of one cent (1c) for each container of one bushel capacity or less for inspection service performed in a regular packing house operating way false or misleading. This proviunder a duly issued permit. Any sion shall be construed to prohibit regular grading service performed the future use of any container or

outside of a packing shed shall be for an amount sufficient to cover the actual cost of inspection in accordthe Commissioner of Agriculture. The amount of such fees on the different commodities and for the different services rendered under the provisions of this Act shall be determined, as nearly as may be, to the end that the inspection service provided by this Act shall pay for itself out of the annual aggregate amount of such fees collected under the provisions of this Act, together with any appropriations made for the operations of this service, and any other sum properly credited to said service. Such fees shall be paid by the person, firm, corporation, association, or other organization making the shipment at the time such service is rendered. No person employed by the Commissioner shall charge or collect any fees other than the fees in such amounts as shall be authorized and established by the Commissioner of Agriculture.

"(d) There is hereby created a special fund to be known as the 'Tomato Grading Fund' which shall be a continuing fund. All fees and other moneys collected under the authority of the provisions of this Act shall be turned over to the Commissioner of Agriculture of the State of Texas and by him deposited with the State Treasurer and credited to said fund. The Commissioner is hereby authorized and empowered to use the moneys in said fund in defraying the expenses arising out of the establishment and maintenance of the inspection service provided by this Act and for no other purpose whatsoever. Warrants in payment for inspection service provided for in this Act shall be drawn upon the State Treasury and charged against this fund.

"At the beginning of each new shipping season, the Commissioner of Agriculture shall take into account the surplus remaining in said Tomato Grading Fund at the end of the preceding season, in making reductions of inspection fees where possible.

"(e) No containers or subcontainers of tomatoes within the meaning of this Act shall bear grade or other designations that are in any

subcontainer for tomatoes bearing any markings required by this Act, or any designations of brands, trademarks, quality or grade, unless all such markings which do not properly and accurately apply to the products completely removed, erased, or obliterated. All certificates of previous inspections shall be removed, erased, or obliterated.

"Sec. 8. It shall be unlawful to prepare, deliver, for shipment, load, ship, transport, offer for sale or sell for shipment a deceptive pack, load, arrangement of display of tomatoes within the meaning of this Act, or to mislabel any container or display of such tomatoes. A deceptive pack or load is hereby defined as one which is so arranged to conceal the true grade of the tomatoes within the package or to misrepresent the con-

"Sec. 9. All tomatoes packed and offered for shipment under the provisions of this Act shall be marked showing the proper official grade of the fruit in each container or same may be labeled or stamped with a registered brand trade-mark. orBrands or trade-marks to be eligible for registration must be defined by the minimum requirements of one (1) and/or a combination of the official grades designated herein. Such brands or trade-marks and their definitions under the U.S. Grades shall be registered with the Commissioner of Agriculture of the State of Texas. No brands or trade-marks shall be eligible for registration under the terms of this Act which do not meet the minimum requirements of at least U. S. No. 2, or classifications of this

"Sec. 10. It shall be the duty of every person, firm, corporation, association, or other organization affected by this Act to give due and timely notice to the Commissioner, his agents, inspectors and employes as to the time and place of the loading of tomatoes subject to the provisions of this Act, or to report to the inspection station nearest to the point of loading. The terms 'to ship,' 'ship-per,' and 'shipment' as noted in this Act shall apply to the transportation of tomatoes by an automobile, truck, trailer, or any other vehicle, and/or water.

"Sec. 11. Except as provided by the terms of this Act, it shall be unlawful for any shipper, forwarding company, private, contract, or common carrier to ship, transport or accept for shipment any tomatoes within repacked or replaced shall first be the meaning of this Act, unless accompanied by a duly issued certificate of inspection as set out in the provisions of this Act, and any such shipper, forwarding company, private, contract or common carrier may reserve the right in any receipt, bill of lading, or other writing given to the consignor thereof, to reject for shipment and to return to such consignor or hold at the expense and risk of the latter, all tomatoes which upon inspection, are found to be delivered for shipment in violation of any of the provisions of this Act.

> "Sec. 12. Tomatoes shipped into the State of Texas from any other State or territory shall comply with the grading, packing, and marking regulation which this Act provides for tomatoes originating in this State.

> "Sec. 13. The Commissioner and his agents, inspectors, and employes, are each prohibited during their respective terms of employment of office from engaging in this State, either directly or indirectly, or elsewhere, in the business of buying or selling tomatoes or in dealing in the same on commission.

> "Sec. 14. Any person, firm, corporation, association, or other organization which violates any provisions of this Act or wilfully interferes with the Commissioner, his agent, inspectors or employes in the performances or on account of the execution of his or their duties as provided by this Act shall be deemed guilty of a misdemeanor. Any person convicted under this Act shall be punished by a fine of not more than five hundred dollars (\$500) or by imprisonment in the county jail for not more than ninety (90) days, or both such fine and imprisonment in the discretion of the court.

"Sec. 15. All laws and parts of laws in conflict with any of the provisions of this Act are hereby repealed, and if any sentence, clause, paragraph, part or parts of this Act shall be held unconstitutional and void, such holdings shall not affect any other part or provision not held void or invalid, but all provisions not so held to be as well as the transportation by rail invalid shall continue in full force and effect.

"Sec. 16. The fact that the tomato growers and shippers in the State of Texas will suffer heavy losses unless efficient provision is promptly made for inspection, grading, marketing, and weighing of tomatoes shipped within and from this State during the next shipping season creates an emergency and an imperative public necessity that the constitutional rule, requiring bills to be read on three several days, be suspended, and this Act take effect and be in force from and after its passage, and it is so enacted."

Mr. Celaya offered the following amendment to the committee amendment:

Amend committee amendment No. 1, page 6, to House Bill No. 141, by striking out all of lines 59 and 60 and inserting in lieu thereof the following: "Minimum requirements of at least U. S. Standard No. 1."

The amendment was adopted.

Mr. Celaya offered the following amendment to the committee amendment:

Amend committee amendment No. 1, page 3, to House Bill No. 141, by inserting in line 30 between the words "be" and "uniformly," the word "fairly".

The amendment was adopted.

Mr. Celaya offered the following amendment to the committee amendment:

Amend committee amendment No. 1, page 6, to House Bill No. 141, by striking out all of line 54 and the word "herein" on line 55, and inserting in lieu thereof the following: "Of No. 1, U. S. Standard."

The amendment was adopted.

Mr. Celaya offered the following amendment to the committee amendment:

Amend committee amendment No. 1, page 4, to House Bill No. 141, by striking out the word "Texas" wherever it appears in that portion of Section 5-b.

The amendment was adopted.

Mr. Celaya offered the following amendment to the committee amendment:

Amend committee amendment No. 1, page 3, to House Bill No. 141, by striking out the word "of" in line 25 and inserting in lieu thereof the word "or".

The amendment was adopted.

Mr. Keefe offered the following amendment to the committee amendment:

Amend committee amendment No. 1, page 4, to House Bill No. 141, by adding after the word "pack" in line 22 the word "daily".

The amendment was adopted.

Mr. Wood of Harrison offered the following amendment to the committee amendment:

Amend committee amendment to House Bill No. 141: "Provided that no provisions of this bill shall apply to Harrison County."

Mr. Alsup raised a point of order on further consideration of the amendment by Mr. Wood of Harrison at this time, on the ground that the amendment seeks to enact class legislation and is not germane to the bill.

The Speaker sustained the point of order.

The committee amendment, as amended, was then adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and to the body of the bill.

House Bill No. 141 was then passed to engrossment.

MOTION TO TAKE UP HOUSE BILL NO. 141

Mr. Alsup moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 141 be placed on its third reading and final passage.

The motion was lost (not receiving the necessary four-fifths vote) by the following vote:

Yeas-90

Adamson Collins Colquitt Aikin Cowley Alexander Craddock Alsup Daniel Ash Atchison Davis Davison of Fisher Beck Davisson Bergman of Eastland Bradbury Bradford Dunagan Caldwell Dwyer Fisher Calvert Fitzwater Canon Fox Celaya Glass Clayton

Graves Gray Hankamer Hanna Harris of Arch Harris of Dall Hill Hodges Hofheinz Hoskins Howard Hunt Hyder Jackson James Jones of Falls Jones of Wise Keefe King Knetsch Lanning Leath Lemens Lindsey Mauritz McCalla	las Petsch Quinn Reader Reed of Bowie Roach of Angelina Roark Russell Rutta Settle Shofner Smith
	 - · · · · · · · · · · · · · · · · ·
Lindsey	Tillery
McCalla	Walker
McKinney Moffett	Wells Westfall
Moore Morris Morrison	Worley Youngblood
141 01 1 12 011	

Nays—28

- · · •	-
Bourne	Latham
Broyles	Lotief
	Lucas
Colson	Luker
Cooper	McConnell
Crossley	McFarland
Dunlap of Hays	Palmer
Fain	Roberts
Farmer	Rogers
Gibson	Scarborough
Hardin	Tennyson
Head	Waggoner
Huddleston	Wood of Harrison
Jones of Atascosa	Wood of Montague

Present-Not Voting

Payne

Herzik

Absent

Butler of Brazos	Holland
Butler of Karnes	Hunter
Cagle	Jones of Runnels
Dickison	Jones of Shelby
Dunlap of Kleberg	Lange
Duvall	Leonard
England	Morse
Ford	Pope
Frazer	Reed of Dallas
Fuchs	Riddle
Good	Roane
Greathouse	Young

Absent—Excused

Adkins	McKee
Hartzog	Roach of Hunt
Jefferson	

HOUSE BILL NO. 141 ON THIRD READING

Mr. Alsup moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 141 be placed on its third reading and final passage.

The motion prevailed by the following vote:

ing vote:	_
Yeas	s—103
Adamson	Hunter
Aikin	Hyder
Alexander	Jackson
Alsup	James
Ash	Jones of Falls
Bergman	Jones of Runnels Jones of Shelby
Bradbury	Jones of Shelby
Bradford	Jones of Wise
Butler of Brazos	Keefe
Butler of Karnes	King
Cagle	Lange
Caldwell	Lanning
Calvert	Leath
Canon	Lemens
Celaya	Lindsey
Clayton	Mauritz
Collins	McCalla
Colquitt	McFarland
Cowley	McKinney
Craddock	Moffett
Daniel	Moore
Davis	Morris
Davison of Fisher	Morrison
Davisson	Newton
of Eastland	Nicholson
Dickison	Olsen
Dunagan	Padgett
England	Patterson
Fisher	Payne
Fitzwater	Petsch
Ford	Pope
Fox	Quinn
Glass	Reader
Graves	Reed of Bowie
Gray	Reed of Dallas
Greathouse	Roach of Angelina
Hankamer	Roark
Hanna	Russell
Harris of Archer	Rutta
Harris of Dallas	Scarborough
Herzik	Settle

Shofner

Smith

Spears Stanfield

Steward

Stinson

Hodges Hofheinz

Holland

Hoskins Howard

Hunt

Tarwater	Walker
Tennyson	Wells
Thornton	Westfall
Venable	Worley
Waggoner	Youngblood

Nays-25

Bourne	Hill
Broyles	Huddleston
Burton	Jones of Atascosa
Colson	Latham
Cooper	Lucas
Crossley	McConnell
Dunlap of Hays	Palmer
Fain	Roberts
Farmer	Rogers
Gibson	Stovall
A	Wasd of Harrison

Good Wood of Harrison
Hardin Wood of Montague

Head

Absent

Atchison	Leonard
Beck	Lotief
Dunlap of Kleberg	Luker
Duvall	Morse
Dwyer	Riddle
Frazer	Roane
Fuchs	Tillery
Knetsch	Young

Absent-Excused

Adkins	McKee
Hartzog	Roach of Hunt
Jefferson	

The Speaker then laid House Bill No. 141 before the House on its third reading and final passage.

The bill was read third time.

Mr. Broyles moved to table the bill.

The motion to table was lost.

House Bill No. 141 was then passed by the following vote:

Yeas-101

Adamson	Davis
Alexander	Davison of Fisher
Alsup	Davisson
Atchison	of Eastland
Beck	Dickison
Bergman	Dunagan
Bradbury	England
Bradford	Fisher
Butler of Brazos	Fitzwater
Butler of Karnes	Ford
Caldwell	Fox
Calvert	Fuchs
Canon	Glass
Celaya	Graves
Collins	Gray
Colquitt	Hankamer
Daniel	Hanna
Daniei	TIGHTO

Harris of Archer Morris Harris of Dallas Newton Hartzog Nicholson Herzik Olsen Hill **Padgett** Hodges Patterson Hofheinz Payne Holland Petsch Hoskins Pope Howard Quìnn Hunt Reader Reed of Bowie Hunter Hyder Reed of Dallas Jackson Roach of Angelina James Roark Jones of Runnels Russell Jones of Shelby Rutta Jones of Wise Scarborough Keefe Settle Knetsch Smith Lange Spears Lanning Stanfield Leath Steward Lemens Stinson Stovall Lindsey Tarwater Lucas Thornton Luker Mauritz Venable Waggoner Wells McCalla McFarland McKee Westfall Worley McKinney Moffett Young Youngblood Moore

Nays-28

Aikin	Hardin
Bourne	Head
Broyles	Huddleston
Burton	Jones of Falls
Cagle	Latham
Colson	McConnell
Cooper	Morrison
Crossley	Palmer
Dunlap of Hays	Roane
Fain	Roberts
Farmer	Tennyson
Frazer	Walker
Gibson	Wood of Harrison

Present-Not Voting

Wood of Montague

Shofner

Good

Absent

Ash	Jones of Atascosa
Clayton	King
Cowley	Leonard
Craddock	Lotief
Dunlap of Kleberg	Morse
Duvall	Riddle
Dwyer	Rogers
Greathouse	Tillery

Absent-Excused

Adkins Roach of Hunt Jefferson

EXPRESSING APPRECIATION TO THE MEMBERS OF THE HOUSE

The Speaker laid before the House, and had read the following communication:

Austin, Texas, April 9, 1935. Hon. Coke R. Stevenson, Speaker, and members of the House of Representatives, Austin, Texas.

We wish to express to you our sincere appreciation of the beautiful flowers you sent to Mrs. Dunagan during her illness. We both deeply appreciated this courtesy extended by the membership.

MRS. OTIS T. DUNAGAN, OTIS T. DUNAGAN.

RELATIVE TO HOUSE BILL NO. 509

On motion of Mr. Fuchs, the regular order of business was suspended to take up, and have placed on its second reading and passage to engrossment.

H. B. No. 509, A bill to be entitled "An Act providing additional duties upon the State Reclamation Engineer in making and executing plans for preventing soil erosion, for increasing and conserving underground underground water supply, for preventing silting and polluting of water sources and reservoirs, and for co-operating with Federal and other governments and other political subdivisions and agencies in such work; creating advisory committee and designating members thereof; providing no extra compensation for members of advisory committee, except actual traveling and subsistence expense when engaged upon duties prescribed; authorizing Reclamation Engineer to employ a secretary, to be provided office space and supplies at Austin, etc., and declaring an emergency."

NOTICES GIVEN

Mr. Reader gave notice that he would, on the next legislative day, move to take up, for consideration at that time, House Bill No. 5, which bill was heretofore laid on the table subject to call.

Mr. McCalla gave notice that he would, on the next legislative day, move to take up, for consideration at that time, House Bill No. 700, which bill was heretofore laid on the table subject to call.

Mr. Lotief gave notice that he would, on the next legislative day, move to take up, for consideration at that time, House Bill No. 592, which bill was heretofore laid on the table subject to call.

Mr. Shofner gave notice that he would, on the next legislative day, move to take up, for consideration at that time, House Bill No. 163, which bill was heretofore laid on the table subject to call.

Mr. Quinn gave notice that he would, on the next legislative day, move to take up, for consideration at that time, House Bill No. 468, which bill was heretofore laid on the table subject to call.

Mr. Frazer gave notice that he would, on the next legislative day, move to take up, for consideration at that time, House Bill No. 574, which bill was heretofore laid on the table subject to call.

Mr. Pope gave notice that he would, on the next legislative day, move to take up, for consideration at that time, House Bill No. 439, which bill was heretofore laid on the table subject to call.

Mr. Padgett gave notice that he would, on the next legislative day, move to take up, for consideration at that time, House Bill No. 522, which bill was heretofore laid on the table subject to call.

Mr. Scarborough gave notice that he would, on the next legislative day, move to take up, for consideration at that time, House Bill No. 310, which bill was heretofore laid on the table subject to call.

Mr. Broyles gave notice that he would, on the next legislative day, move to take up, for consideration at that time, House Bills Nos. 193 and 198, which bills were heretofore laid on the table subject to call.

Mr. Roane gave notice that he would, on the next legislative day, move to take up, for consideration at that time, House Bill No. 171, which bill was heretofore laid on the table subject to call.

Mr. Fuchs gave notice that he would, on the next legislative day, move to take up, for consideration at that time, House Bill No. 40, which bill was heretofore laid on the table subject to call.

MESSAGE FROM THE SENATE

Senate Chamber, Austin, Texas, April 9, 1935. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has adopted

S. C. R. No. 33, That the signatures of the President of the Senate and the Speaker of the House to Senate has passed Bill No. 324 be declared null and void, and that they be allowed to erase their names from the enrolled bill.

Respectfully.

BOB BARKER, Secretary of the Senate.

BILLS AND RESOLUTION SIGNED BY THE SPEAKER

The Speaker signed, in the presence of the House, after giving due notice thereof and their captions had been read severally the following enrolled bills and resolution:

- H. C. R. No. 75, Providing for selection of a poet laureate of the State of Texas.
- H. B. No. 723, "An Act to fix the salary of the superintendent of public instruction in each county in Texas having a population of not less than 15,720 nor more than 15,730, according to the last Federal Census; providing for office and traveling expense; repealing all laws or parts of laws in conflict herewith, and declaring an emergency."
- H. B. No. 888, "An Act providing for the relief of Eagle Pass Independent School District of Maverick County, Texas, in order to aid the school district in accommodating the large growth of population due to the development of Quemado Valley Irrigation Settlement which covers a portion of the Eagle Pass Independent School District of 1934; making appropriation out of the State Treasury of seven thousand dollars (\$7,000) to said district for said purposes, and declaring an emergency."
- H. B. No. 782, "An Act providing for the conservation of the oil and gas resources of the State of Texas and for the prevention of the waste thereof; providing means of making effective and enforcing the oil and gas suit filed by the Attorney General, conservation laws of this State and district or county attorney, or any

1925, as amended; defining terms; etc., and declaring an emergency."

MESSAGE FROM THE SENATE

Senate Chamber,

Austin, Texas, April 9, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate

- S. B. No. 46, A bill to be entitled "An Act amending Article 5058 of the Revised Civil Statutes of Texas, 1925, so as to prohibit the issuing, signing, countersigning, or delivering of certain insurance policies except through regularly licensed local recording agents as the term is defined in Chapter 96, page 150, Acts of the Forty-second Legislature, 1931, and requiring notice of inability to insure to be filed with the Board of Insurance Commissioners, but exempting companies not operating through local recording agents, and declaring an emergency.'
- S. B. No. 217, A bill to be entitled "An Act to amend House Bill No. 19, Chapter 44, page 98, Acts of First Called Session, Forty-first Legislature, providing for the compensation and hospitalization under certain conditions of certain employes of the State Penitentiary System, repealing all laws in conflict therewith, and declaring an emergency."
- S. B. No. 405, A bill to be entitled "An Act amending Article 1019-a of the Code of Criminal Procedure of the State of Texas, enacted as Chapter 200, Acts of the Forty-second Legislature, 1931, providing for fees of officers in certain cases, and declaring an emergency."
- S. B. No. 87, A bill to be entitled "An Act amending Article 4442, Revised Statutes of the State of Texas, 1925, by adding to said article Section No. 5, so as to provide that when a keeper, manager, or owner of an institution defined in said article shall operate same without a license or sell or traffic in babies or permit the use of said institution for purposes other than provided in their license, they may be enjoined in a Title 102, Revised Civil Statutes, citizen, and declaring an emergency.

- S. B. No. 401, A bill to be entitled "An Act to prohibit the use of certain words in the name of corporations hereafter incorporated under for the filing of records in the order the laws of this State, providing that received in the Court of Civil Apall charters of companies containing peals, and for setting of cases for any of such words in their corporate submission in said court and for name shall be canceled and forfeited notice thereof to the parties of the unless an amendment is filed in the receipt of the record and instruments manner provided by law or certain by the clerk and the date set for subpermission secured to use said name mission, and so as to provide for time within ninety (90) days after this for filing briefs in the Court of Civil Act becomes effective, and declaring Appeals, and authorizing the granting an emergency."
- S. B. No. 189, A bill to be entitled "An Act amending Articles 7050, 7052, 7053, 7054, Revised Civil Statutes of 1925, and Section 1, House Bill No. 514, Chapter 267, Acts of Regular Session, Forty-second Legislature, and amending paragraph E, Section 3, Section 4, Section 5, Section 10, and Section 11 of House Bill No. 122, Chapter 116, Acts of Regular Session, Forty-third Legislature, and declaring an emergency."
- S. B. No. 227, A bill to be entitled "An Act creating a State Conservation Board, providing for its duties, fixing the membership thereof, providing for its organization, conferring on it authority to adopt rules and regulations governing its organization and the conduct of its business, providing its authority, etc."
- S. B. No. 280, A bill to be entitled "An Act authorizing the assessor and collector of taxes, sheriff, or the sheriff and assessor and collector of taxes to administer all oaths necessary for the discharge of the duties of their respective offices, and to administer all oaths necessary in the transaction of the business of their respective offices; and declaring an emergency."
- S. B. No. 402, A bill to be entitled "An Act to authorize the Board of Directors of the Agricultural and Mechanical College of Texas to establish and maintain a horticultural and agricultural experiment station at some point within the limits of Brown, Callahan, Comanche, or Eastland Counties in the State of Texas."
- S. B. No. 26, A bill to be entitled "An Act to amend Articles 1847 and 1848, Chapter 3, Title 39 of the Revised Statutes of 1925, as amended the sale of real estate by guardians.

- by Chapter 64, page 98, of the Acts of the Regular Session of the Fortysecond Legislature, so as to provide of further time for filing briefs in said court, and for extension of time for submission of cases in said court, and repealing Article 2283 of the Revised Statutes of 1925, and repealing all laws in conflict with this Act, and declaring an emergency."
- S. B. No. 367, A bill to be entitled "An Act amending Article 4216, Chapter 8, Title 69, of the Revised Civil Statutes of the State of Texas. adopted at the Regular Session of the Thirty-ninth Legislature, relating to the confirmation of sales of real estate by guardians by requiring, etc., and declaring an emergency."
- S. B. No. 457, A bill to be entitled "An Act making it lawful to kill squirrels in Lee County at any time; repealing all laws in conflict therewith, and declaring an emergency."
- S. B. No. 441, A bill to be entitled "An Act amending Article 6643, Revised Civil Statutes of Texas, 1925, as amended, Acts 1927, Fortieth Legislature, page 83, Chapter 59, Section 1, and declaring an emergency."
- S. B. No. 224, A bill to be entitled "An Act to permit and authorize N. P. Turner, of San Antonio, Texas, to bring and prosecute an action against the State of Texas on a certain contract; fixing the time within which the same may be brought; fixing the venue thereof in Travis County, Texas; providing that any judgment recovered be paid from the State Highway Fund; providing for service of citation, and declaring an emergency."
- S. B. No. 366, A bill to be entitled "An Act amending Article 4201, Chapter 8, Title 69 of the Revised Civil Statutes of the State of Texas, adopted at the Regular Session of the Thirty-ninth Legislature, relative to

S. B. No. 41, A bill to be entitled "An Act to amend Article 4704, Chapter 2, Title 78, of the Revised Civil Statutes of the State of Texas, 1925, relating to stock of insurance companies, so as to provide that the shares of stock of any insurance company organized under the laws of Texas, if stock with a nominal or par value, shall be divided into shares of not less than \$10 each nor more than \$100 each; authorizing any insurance company hereafter or heretofore organized under the laws of this State to issue shares of its stock without nominal or par value; providing that not less than fifty per cent of authorized number of said shares to be subscribed and paid for, etc."

Respectfully, BOB BARKER, Secretary of the Senate.

RELATIVE TO CONSIDERATION OF LOCAL AND UNCON-TESTED BILLS

Mr. Tennyson submitted the following motion:

Mr. Speaker: I move that the Rule under which the House considers local and uncontested bills giving any one member the right to object to consideration be suspended, and that three members must object to any bill on the local and uncontested list before said bill is refused consideration.

The motion prevailed by the following vote:

Yeas—114

Daniel Alexander Alsup Davis Davison of Fisher Atchison Beck Davisson of Eastland Bergman Dunlap of Hays Bourne Bradbury Dwyer England Bradford Farmer **Broyles** Fisher Burton Butler of Brazos Fitzwater Butler of Karnes Fox Caldwell Frazer Fuchs Calvert Gibson Canon Glass Celaya Good Collins Gray Colquitt Colson Hanna Harris of Archer Cooper Harris of Dallas Cowley

Padgett Hartzog Head Palmer Patterson Hill Hodges Payne Petsch Hofheinz Pope Holland Hoskins Quinn Reed of Dallas Howard Roach of Angelina Hunter Hyder Roane Roark James Jones of Atascosa Roberts Jones of Falls Rogers Jones of Shelby Russell Jones of Wise Rutta King Scarborough Knetsch Settle Lange Shofner Lanning Smith Leath Spears Lemens Stanfield Lindsey Steward Lotief Stinson Lucas Stovall Mauritz Tarwater McCalla Tennyson McConnell Thornton McFarland Tillery McKee Venable McKinney Waggoner Moffett Walker Moore \mathbf{Wells} Westfall Morris Wood of Montague Morrison Worley Morse Youngblood Newton Olsen

Nays—7

Adamson Ford
Aikin Hardin
Cagle Reed of Bowie

Absent

Hunt Ash Jackson Clayton Jones of Runnels Craddock Crossley Keefe Latham Dickison Leonard Dunagan Dunlap of Kleberg Luker Nicholson Duvall Reader Graves Riddle Greathouse Wood of Harrison Hankamer Young Herzik Huddleston

Absent—Excused

Adkins Roach of Hunt Jefferson

RECESS

On motion of Mr. Harris of Dallas, the House, at 5:15 o'clock p. m., took recess to 7:30 o'clock p. m., today.

NIGHT SESSION

The House met at 7:30 o'clock p. m., and was called to order by the Speaker.

SENATE BILLS ON FIRST READING

The following Senate bills, received from the Senate today, were laid before the House, read severally first time, and referred to the appropriate committees, as follows:

Senate Bill No. 26, to the Committee on Judiciary.

Senate Bill No. 41, to the Committee on Insurance.

Senate Bill No. 402, to the Committee on Education.

Senate Bill No. 441, to the Committee on Judiciary.

Senate Bill No. 224, to the Com-

mittee on State Affairs. Senate Bill No. 227, to the Com-

mittee on Agriculture. Senate Bill No. 457, to the Com-

Senate Bill No. 457, to the Committee on Game and Fisheries.

Senate Bill No. 405, to the Committee on Criminal Jurisprudence.

Senate Bill No. 46, to the Committee on Insurance.

Senate Bill No. 87, to the Committee on Public Health.

Senate Bill No. 189, to the Committee on Revenue and Taxation.

Senate Bill No. 217, to the Committee on Penitentiaries.

Senate Bill No. 366, to the Committee on Judiciary.

Senate Bill No. 367, to the Committee on Judiciary.

Senate Bill No. 401, to the Committee on Military Affairs.

HOUSE BILL NO. 4 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 4, A bill to be entitled "An Act to amend Chapter 210, Acts of the Regular Session of the Forty-first Legislature, empowering the State Textbook Commission to adopt a multiple list of textbooks in German and Czech languages for use in high schools; commercial arithmetic, and bookkeeping in the English language, and also other high school texts on such other subjects for use in junior high schools as may be determined by a seven-ninths vote of said Commission, and declaring an emergency."

The bill was read second time.

Mr. Shofner offered the following amendments to the bill:

Amend House Bill No. 4 by inserting a new Section 1 to read as follows:

"Section 1. Chapter 210, Acts of the Regular Session of the Forty-first Legislature, is hereby amended so that it will hereafter read as follows":

Amend the caption of House Bill No. 4 to conform to the changes and to the body of the bill.

The amendments were severally adopted.

House Bill No. 4 was then passed to engrossment.

HOUSE BILL NO. 4 ON THIRD READING

Mr. Shofner moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 4 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-113

1 045	110
Adamson	Glass
Aikin	Good
Alexander	Gray
Alsup	Hankamer
Atchison	Hanna
Bourne	Hardin
Bradbury	Harris of Archer
Bradford	Harris of Dallas
Broyles	Head
Burton	Herzik
Butler of Brazos	Hodges
Butler of Karnes	Hofheinz
Cagle	Holland
Calvert	Howard
Celaya	Huddleston
Collins	Hunt
Colquitt	Hunter
Craddock	Hyder
Daniel	Jackson
Davis	James
Davison of Fisher	Jefferson
Davisson	Jones of Atascosa
of Eastland	Jones of Falls
Dunlap of Hays	Jones of Runnels
Dunlap of Kleberg	Jones of Shelby
Dwyer	Jones of Wise
Fain	Keefe
Farmer	King
Fisher	Knetsch
Fox	Latham
Frazer	Leath
Fuchs	Lemens

Leonard

Lotief Roark Rogers Lucas Luker Russell Mauritz Rutta McCalla Settle McConnell Shofner McFarland Smith Spears McKee Stanfield Moffett Moore Steward Morris Stinson Morrison Stovall Tarwater Newton Tennyson Nicholson Thornton Olsen **Padgett** Waggoner Walker Patterson Wells Payne Westfall Pope Reed of Bowie Wood of Harrison Wood of Montague Reed of Dallas Worley Riddle

Absent

Youngblood

Roach of Angelina Young

Roane

Hartzog Ash Beck Hill Bergman Hoskins Caldwell Lange Lanning Clayton Lindsey Colson McKinney Cooper Cowley Morse Palmer Crosslev Petsch Dickison Quinn Dunagan Reader Duvall Roberts England Scarborough Fitzwater Ford Tillery Venable Graves Greathouse

Absent—Excused

Roach of Hunt Adkins Canon

The Speaker than laid House Bill No. 4 before the House on its third reading and final passage.

The bill was read third time, and was passed.

HOUSE BILL NO. 28 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 28, A bill to be entitled "An Act to dedicate to the Permanent School Fund all moneys derived from the sale of minerals in river beds, and from the sale of mineral leases on Howard

such areas and royalties therefrom, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 28 ON THIRD READING

Mr. Newton moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 28 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-115

Adamson Huddleston Aikin Hunt Alexander Hunter Alsup Hyder Jackson Bourne Bradbury James Bradford Jefferson **Broyles** Jones of Atascosa Jones of Falls Burton Butler of Brazos Jones of Runnels Butler of Karnes Jones of Shelby Cagle Jones of Wise Calvert Keefe Celaya King Collins Knetsch Latham Colquitt Leath Cowley Craddock Lemens Crossley Leonard Lotief Daniel Davis Lucas Davison of Fisher Luker Davisson Mauritz McCalla of Eastland McConnell Dickison Dunlap of Hays McFarland Dunlap of Kleberg McKee McKinney Dwyer Fain Moffett Farmer Moore Fisher Morris Morrison Fox Newton Frazer **Fuchs** Nicholson Gibson Olsen **Padgett** Glass Patterson Good Gray Payne Hankamer Pope Reader Hanna Reed of Bowie Harris of Archer Harris of Dallas Reed of Dallas Roach of Angelina Head Herzik Roane Hodges Roark Hofheinz Rogers

Russell

Rutta

Holland

Thornton Settle Shofner Waggoner Smith Walker Wells Spears Westfall Stanfield Wood of Harrison Steward Wood of Montague Stinson Stovall Worley Tarwater Young Youngblood Tennyson

Present-Not Voting

Hardin

Absent

Ash Hill Atchison Hoskins Beck Lange Bergman Lanning Caldwell Lindsey Clayton Morse Colson Palmer Cooper Petsch Quinn Dunagan Riddle Duvall England Roberts Ford Scarborough Graves Tillery Greathouse Venable Hartzog

Absent—Excused

Adkins Fitzwater
Canon Roach of Hunt

The Speaker then laid House Bill No. 28 before the House on its third reading and final passage.

The bill was read third time, and was passed.

HOUSE BILL NO. 39 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 39, A bill to be entitled "An Act repealing Chapter 53, Acts of the Regular Session of the Forty-second Legislature, 1931; to encourage and aid in the conservation of soil fertility in the counties of Texas, and to maintain the productiveness of agricultural lands for the production of essential foods and commercial crops upon which the public well-being depends; authorizing co-operation between the counties and owners of lands in conserving soil fertility, etc."

The bill was read second time.

Mr. Fuchs offered the following amendment to the bill:

Amend House Bill No. 39 by changing the spelling of the word "erosin" to "erosion" wherever it appears.

Herzik

Hodges

The amendment was adopted.

House Bill No. 39 was then passed to engrossment.

HOUSE BILL NO. 39 ON THIRD READING

Mr. Fuchs moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 39 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-118

Adamson Hofheinz Aikin Holland Alexander Hoskins Alsup Howard Atchison Huddleston Beck Hunt Bourne Hunter Bradbury Hyder Bradford Jackson **Broyles** James Jefferson Burton Butler of Brazos Jones of Atascosa Butler of Karnes Jones of Falls Jones of Runnels Cagle Jones of Shelby Calvert Jones of Wise Celaya Clayton Keefe Collins King Colquitt Knetsch Cowley Latham Craddock Leath Lemens Crossley Daniel Leonard Davis Lotief Davison of Fisher Lucas Davisson Mauritz of Eastland McCalla McConnell Dickison Dunlap of Hays McFarland Dunlap of Kleberg McKee England McKinney Fain Moffett Farmer Moore Morris Fisher Fox Morrison Frazer Morse Fuchs Newton Nicholson Gibson Olsen Glass Padgett Good Patterson Gray Payne Hankamer Hanna Pope Harris of Archer Reed of Bowie Harris of Dallas Riddle Roach of Angelina Hartzog Head Roane

Roark

Rogers

Russell Thornton Rutta Waggoner Shofner Walker Smith Wells Westfall Spears Wood of Harrison Stanfield Steward Wood of Montague Stinson Worley Stovall Young Tarwater Youngblood

Tennyson

Present-Not Voting

Hardin

Absent

Ash Lanning Bergman Lindsey Caldwell Luker Palmer Colson Petsch Cooper Quinn Dunagan Reader Duvall Reed of Dallas Dwyer Ford Roberts Graves Scarborough Greathouse Settle Hill Tillery Lange Venable

Absent—Excused

Adkins Canon

Fitzwater Roach of Hunt

The Speaker then laid House Bill No. 39 before the House on its third reading and final passage.

The bill was read third time, and was passed.

HOUSE BILL NO. 61 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 61, A bill to be entitled "An Act declaring the collared peccary or javelina a game animal; providing an open season for taking same and the number that may be taken or possessed; prohibiting the sale of any peccary or part of such animal; providing suitable penalty, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 61 ON THIRD READING

Mr. Jefferson moved that the con- Jefferson stitutional rule, requiring bills to be Jones of Atascosa read on three several days, be sus- Jones of Falls

pended, and that House Bill No. 61 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-114

Adamson Jones of Runnels Aikin Jones of Shelby Alexander Jones of Wise Alsup Keefe Atchison King Bergman Knetsch Bourne Latham Leath Bradbury Bradford Lemens Lotief **Broyles** Burton Lucas Butler of Brazos Luker Butler of Karnes Mauritz McCalla Cagle Calvert McConnell Celaya McFarland Clayton McKee Collins McKinney Moffett Colquitt Moore Cowley Morris Craddock Morrison Daniel Morse Davis Davison of Fisher Newton Davisson Nicholson of Eastland Olsen **Padgett** Dickison Dunlap of Kleberg Patterson Dwyer Payne England Reader Reed of Bowie Fain

Reed of Dallas Farmer Roach of Angelina Fisher Roane Fox Roark Fuchs Russell Gibson Rutta Gray Hankamer Settle Hanna Shofner Harris of Archer Smith Harris of Dallas Spears Stanfield Hartzog Steward Head Herzik Stinson Stovall Hodges Tarwater Hofheinz Tennyson Holland Thornton Hoskins Howard Huddleston Walker Hunt Wells Westfall Hunter

Hyder Jackson James

Waggoner

Wood of Harrison Wood of Montague

Worley Young Youngblood

Present-Not	Voting
-------------	--------

Frazer

Hardin

Absent

Ash Lange Beck Lanning Caldwell Leonard Colson Lindsey Palmer Cooper Petsch Crossley Dunagan Pope Dunlap of Hays Quìnn Riddle Duvall Ford Roberts Glass Rogers Scarborough Good Tillery Graves Greathouse Venable Hill

Absent-Excused

Adkins Canon Fitzwater Roach of Hunt

The Speaker then laid House Bill No. 61 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-117

Fuchs Adamson Gibson Aikin Alexander. Glass Good Alsup Beck Gray Bergman Hankamer Bourne Hanna Bradbury Harris of Archer Bradford Harris of Dallas Hartzog Broyles Burton Head Butler of Brazos Herzik Butler of Karnes Hodges Cagle Hofheinz Calvert Holland Celaya Hoskins Clayton Howard Colquitt Huddleston Cowley Hunt Craddock Hunter Daniel Hyder Davis Jackson Davison of Fisher James Davisson Jefferson of Eastland Jones of Atascosa Jones of Falls Dickison Dunlap of Hays Jones of Runnels Dwyer Jones of Shelby England Jones of Wise Keefe Fain Farmer King Knetsch Fisher Fox Latham Frazer Leath

Lemens Roach of Angelina Lotief Roane Lucas Roark Luker Rogers Mauritz Russell McCalla Rutta McConnell Settle McFarland Shofner McKee Smith McKinney Spears Moffett Stanfield Moore Steward Morris Stinson Morrison Stovall Morse Tarwater Newton Thornton Waggoner Walker Nicholson Olsen Wells **Padgett** Patterson Westfall Pope Wood of Harrison Wood of Montague Quinn Worley Reader

Reed of Bowie Young
Reed of Dallas Youngblood

Present-Not Voting

Hardin

Payne

Absent

Ash HillAtchison Lange Caldwell Lanning Collins Leonard Colson Lindsev Cooper Palmer Petsch Crossley Riddle Dunagan Dunlap of Kleberg Roberts Duvall Scarborough Ford Tennyson Tillery Graves Venable Greathouse

Absent-Excused

Adkins Canon Fitzwater Roach of Hunt

HOUSE BILL NO. 66 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 66, A bill to be entitled "An Act to amend Section 3 of House Bill No. 20, Chapter 90, page 234, Acts of the Forty-third Legislature, First Called Session, by providing that all of the revenue derived from the sale of cigarette stamps shall be credited to the Available School Fund; and providing this Act shall become effective September 1, 1935, and declaring an emergency."

The bill was read second time.

Mr. Tennyson offered the following amendment to the bill:

Amend House Bill No. 66 by striking out paragraph 2 of the bill and inserting in lieu thereof the following:

"From the effective date of this Act all of the revenue derived from this tax shall be credited to the Available School Fund of the State of Texas until September 1, 1937, and thereafter one-half of the revenue shall be credited to the General Fund of the State and one-half to the Available School Fund."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and to the body of the bill.

House Bill No. 66 was then passed to engrossment.

HOUSE BILL NO. 66 ON THIRD READING

Mr. Tennyson moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 66 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-115

Adamson Farmer Fisher Aikin Alexander Fox Frazer Alsup Atchison Gibson Bergman Glass Bourne Good Bradbury Gray Bradford Greathouse Broyles Hankamer Burton Harris of Archer Butler of Brazos Harris of Dallas Butler of Karnes Head Herzik Cagle Calvert Hodges Celaya Hofheinz Holland Clayton Colquitt Hoskins Cooper Howard Huddleston Cowley Craddock Hunt Daniel Hunter Hyder Davis Jackson Davison of Fisher Dickison James Dunlap of Hays Jefferson Dunlap of Kleberg Jones of Atascosa Jones of Falls England Jones of Runnels Fain

Jones of Shelby Reader Jones of Wise Reed of Bowie Keefe Reed of Dallas King Roach of Angelina Knetsch Roane Lange Roark Lanning Rogers Lemens Russell Leonard Rutta Lotief Settle Shofner Lucas McCalla Smith McFarland Spears McKee Stanfield McKinney Steward Stinson Moffett Stovall Moore Morris Tarwater Morrison Tennyson Morse Thornton Waggoner Walker Newton Nicholson Olsen Wells **Padgett** Westfall Palmer Wood of Harrison Wood of Montague Patterson Payne Worley Petsch Young Quinn

Present-Not Voting

Hardin

Absent

Hartzog Ash Beck Hill Caldwell Latham Collins Leath Lindsey Colson Luker Crossley Davisson Mauritz of Eastland McConnellDunagan Pope Riddle Duvall Roberts Dwyer Ford Scarborough Fuchs Tillery Graves Venable Youngblood Hanna

Absent—Excused

Adkins Fitzwater
Canon Roach of Hunt

The Speaker then laid House Bill No. 66 before the House on its third reading and final passage.

The bill was read third time, and was passed.

HOUSE BILL NO. 104 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 104, A bill to be entitled "An Act authorizing the board of trustees of the public free schools of the State of Texas to make appropriations of funds and/or other property and the income therefrom, heretofore donated or which may hereafter be donated to them, when specific purpose for such donation has not been designated by the donor, for the purpose of creating and establishing a retirement fund for the superintendents, principals, supervisors, teachers and other regular salaried employes of said schools in their respective districts, and making it mandatory and compulsory for said board of trustees to appropriate said fund and/or other property and the income therefrom for such purpose when petitioned by the donor or his or her legal representatives when said funds and/or other property and the income therefrom heretofore donated has not been appropriated for other purposes, etc., and declaring an emergency."

The bill was read second time.

Mr. Thornton offered the following amendment to the bill:

Amend House Bill No. 104 by adding the words "shall be" at the end of line 12, page 2.

The amendment was adopted.

House Bill No. 104 was then passed to engrossment.

HOUSE BILL NO. 104 ON THIRD READING

Mr. Thornton moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 104 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-115

Frazer McKinney Fuchs Moffett Gibson Moore Glass Morris Good Morrison Morse Gray Greathouse Newton Hankamer Nicholson Harris of Archer Olsen Harris of Dallas Padgett Hartzog Patterson Herzik Payne Hodges Quinn Reed of Bowie Hofheinz Holland Reed of Dallas Roach of Angelina Hoskins Howard Roane Huddleston Roark Hunter Rogers Hyder Russell Jackson Rutta James Settle Jefferson Shofner Jones of Atascosa Smith Jones of Falls Spears Jones of Runnels Stanfield Jones of Shelby Steward Jones of Wise Stinson Stovall King Knetsch Tarwater Lanning Tennyson Thornton Leath Lemens Waggoner Walker Leonard Lindsey Wells Lotief Westfall Wood of Harrison Lucas Wood of Montague Luker McCalla Worley McConnell Young McFarland Youngblood McKee

Present-Not Voting

Hardin

Absent

Ash Beck Caldwell Colson Craddock Crossley Davison of Fisher Davisson of Eastland Duvall Dwyer Ford Graves	Hill Hunt Keefe Lange Latham Mauritz Palmer Petsch Pope Reader Riddle Roberts Scarborough
пези	Aetrapie

Absent-Excused

Adkins	Fitzwater
Canon	Roach of Hunt

The Speaker then laid House Bill No. 104 before the House on its third reading and final passage.

The bill was read third time, and was passed.

SENATE BILL NO. 167 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 167, A bill to be entitled "An Act amending Article 3780 of the Revised Civil Statutes of 1925; providing that where the execution requires that the judgment shall be made out of the property of the debtor, it may be issued in the first instance as well as subsequently to any county in the State, and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 167 ON THIRD READING

Mr. Collins moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 167 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-122

Yeas—122		
Adamson	Fain	
Aikin	Farmer	
Alexander	Fisher	
Alsup	Fox	
Atchison	Frazer	
Beck	Fuchs	
Bergman	Gibson	
Bourne	Glass	
Bradbury	Good	
Bradford	Gray	
Broyles	Greathouse	
Burton	Hankamer	
Butler of Brazos	Hanna	
Butler of Karnes	Harris of Archer	
Cagle	Harris of Dallas	
Calvert	Hartzog	
Celaya	Herzik	
Clayton	Hodges	
Collins	Hofheinz	
Colquitt	Holland	
Cooper	Hoskins	
Cowley	Howard	
Craddock	Huddleston	
Daniel	Hunt	
Dickison	Hunter	
Dunagan	Hyder	
Dunlap of Hays	Jackson	
England	James	

Jefferson	Petsch
Jones of Atascosa	Quinn
Jones of Falls	Reader
Jones of Runnels	Reed of Bowie
Jones of Shelby	Reed of Dallas
Jones of Wise	Riddle
Keefe	Roach of Angelina
Lanning	Roane
Latham	Roark
Leath	Roberts
Lemens	Rogers
Leonard	Russell
Lindsey	Rutta
Lotief	Settle
Lucas	Shofner
Luker	Smith
Mauritz	Spears
McCalla	Stanfield
McConnell	Steward
McFarland	Stinson
McKee	Stovall
McKinney	Tarwater
Moffett	Tennyson
Moore	Thornton
Morris	Waggoner
Morrison	Walker
Morse	Wells
Newton	Westfall
Nicholson	Wood of Harrison
Olsen	Wood of Montague
Padgett	Worley
Palmer	Young
Patterson	Youngblood

Present-Not Voting

Hardin

Absent

Ash Caldwell Colson Crossley Davis Davison of Fisher Davisson of Eastland Dunlap of Kleberg Duvall	Graves Head Hill King Knetsch Lange Payne Pope Scarborough Tillery
Dwyer	Venable
Ford	

Absent-Excused

Adkins	Fitzwater
Canon	Roach of Hunt

The Speaker then laid Senate Bill No. 167 before the House on its third reading and final passage.

The bill was read third time, and was passed.

HOUSE BILL NO. 157 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment, H. B. No. 157, A bill to be entitled "An Act to provide that constables shall be responsible for the official acts of their deputies; empowering constables to require bond and security of their deputies; providing remedies in favor of constables against their deputies and sureties, and declaring an emergency."

The bill was read second time, and

was passed to engrossment.

HOUSE BILL NO. 157 ON THIRD READING

Mr. McCalla moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 157 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-123

=	
Adamson	Greathouse
Aikin	Hankamer
Alexander	Hanna
Alsup	Harris of Archer
Bergman	Hartzog
Bourne	Herzik
Bradbury	Hodges
Bradford	Hofheinz
Broyles	Holland
Burton	Hoskins
Butler of Brazos	Howard
Butler of Karnes	Huddleston
Cagle	Hunt
Calvert	Hunter
Celaya	Hyder
Clayton	Jackson
Collins	James
Colquitt	Jefferson
Cooper	Jones of Atascosa
Cowley	Jones of Falls
Craddock	Jones of Runnels
Crossley	Jones of Runnels Jones of Shelby
Daniel	Jones of Wise
Davis	King
Davison of Fisher	Knetsch
Davisson	Lanning
of Eastland	Latham
Dickison	Leath
Dunagan	Lemens
Dunlap of Hays Dunlap of Kleberg	Leonard
Dunlap of Kleberg	Lindsey
England	Lotief
Fain	Lucas
Farmer	Luker
Fisher	Mauritz
Fox	McCalla
Frazer	McConnell
Fuchs	McFarland
Gibson	McKee
Glass	McKinney
Good	Moffett
Gray	Moore

Morris	Shofner
Morrison	Smith
Newton	Spears
Nicholson	Stanfield
Olsen	Steward
Padgett	Stinson
Patterson	Stovall
Payne	Tarwater
Quinn	Tennyson
Reader	Thornton
Reed of Bowie	Tillery
Reed of Dallas	Waggoner
Roach of Angelina	Walker
Roane	Wells
Roark	Westfall
Roberts	Wood of Harrison
Rogers	Wood of Montague
Russell	Worley

Present-Not Voting

Young

Youngblood

Hardin

Rutta

Settle

Absent

gh

Head

Absent—Excused

Adkins Fitzwater Canon Roach of Hunt

The Speaker then laid House Bill No. 157 before the House on its third reading and final passage.

The bill was read third time, and was passed.

HOUSE BILL NO. 166 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 166, A bill to be entitled "An Act amending Article 3832, Title 57, 1925 Revised Civil Statutes of the State of Texas, adding thereto other forms and kinds of personal property that shall be reserved to every family, exempt from attachment or execution and every other species of forced sale for the payment of debts, and declaring an emergency."

The bill was read second time.

Mr. Knetsch offered the following

amendment to the bill:

Amend House Bill No. 166 by striking out the words "two yoke of work

oxen, with necessary yokes and Fain chains" and insert in lieu thereof the following: "two mules."

The amendment was adopted.

Mr. Hunter offered the following amendment to the bill:

Amend House Bill No. 166, page 2, by adding the following language between lines 6 and 7: "26. One dog."

HUNTER, LUCAS.

The amendment was adopted.

Mr. Farmer offered the following amendment to the bill:

Amend House Bill No. 166 as follows: Insert between lines 32 and 33, page 1, these words "family automobile."

On motion of Mr. Morrison, the amendment was tabled.

Mr. Latham offered the following amendment to the bill:

Amend House Bill No. 166 by renumbering the sections consecutively in said bill.

> LATHAM, HANKAMER.

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and to the body of the bill.

House Bill No. 166 was then passed to engrossment.

HOUSE BILL NO. 166 ON THIRD READING

Mr. Morrison moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 166 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-121

Adamson Collins Aikin Colquitt Alexander Cooper Alsup Cowley Craddock Ash Crossley Bergman Bourne Daniel Davis Bradbury Davison of Fisher Bradford Davisson Broyles of Eastland Burton Butler of Karnes Dickison · Caldwell Dunagan Calvert Dunlap of Hays Dunlap of Kleberg Celaya England Clayton

McConnellMcFarland Farmer Fisher McKee McKinney Fox Frazer Moffett Fuchs Moore Gibson Morris Glass Morrison Good Morse Gray Newton Hankamer Nicholson Hanna Olsen Harris of Archer Palmer Harris of Dallas Patterson Hodges Quinn Hofheinz Reed of Bowie Reed of Dallas Holland Hoskins Roach of Angelina Howard Roane Huddleston Roark Hunt Roberts Hunter Rogers Hyder Russell Jackson Rutta Scarborough James Jefferson Settle Jones of Atascosa Shofner Jones of Falls Smith Jones of Runnels Spears Jones of Shelby Stanfield Jones of Wise Steward King Stinson Stovall Knetsch Tarwater Lange Thornton Lanning Tillery Latham Waggoner Leath Lemens Walker Leonard Wells Lindsey Westfall Wood of Harrison Lotief Wood of Montague Lucas Worley Luker Young Mauritz Youngblood McCalla

Nays—1

Butler of Brazos

Cagle

Head

Present—Not Voting
Hardin

	Absent
Atchison	Hill
Beck	Keefe
Colson	Padgett
Duvall	Payne
Dwyer	Petsch
Ford	Pope
Graves	Reader
Greathouse	Riddle
Hartzog	Tennyson

Herzik
Absent—Excused

Adkins Fitzwater
Canon Roach of Hunt

Venable

The Speaker then laid House Bill No. 166 before the House on its third reading and final passage.

The bill was read third time, and was passed.

SENATE BILL NO. 358 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 358, A bill to be entitled "An Act amending Article 4891 of the Revised Civil Statutes of 1925, as amended by the Acts of the First Called Session of the Forty-first Legislature, Chapter 37, page 84, so as to provide for the use of coinsurance clauses in windstorm, tornado, or hail insurance without limitation or restriction except such as may be approved by the Board of Insurance Commissioners."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 358 ON THIRD READING

Mr. Reed of Dallas moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 358 be placed on its third reading and final passage.

The motion prevailed by the follow-

ing vote:

Yeas-119

Aikin	Dickison
Alexander	Dunagan
Alsup	Dunlap of Hays
Ash	Dunlap of Kleberg
Beck	England
Bergman	Fain
Bourne	Farmer
Bradbury	Fisher
Bradford	Fox
Broyles	Frazer
Burton	Fuchs
Butler of Brazos	Gibson
Butler of Karnes	Glass
Cagle	Gray
Caldwell	Greathouse
Calvert	Hanna
Celaya	Harris of Archer
Collins	Harris of Dallas
Colquitt	Head
Cooper	Herzik
Cowley	Hodges
Craddock	Hofheinz
Crossley	Holland
Daniel	Hoskins
Davis	Howard
Davison of Fisher	Huddleston

Hunter Padgett Hyder Palmer Jackson Patterson James Payne Jefferson Petsch Jones of Atascosa Quinn Jones of Falls Reed of Bowie Jones of Runnels Reed of Dallas Jones of Shelby Jones of Wise Roach of Angelina Roane King Roark Knetsch Roberts Lanning Rogers Russell Latham Leath Rutta Scarborough Lemens Leonard Settle Lindsey Smith Spears Lotief Stanfield Lucas Steward Luker Mauritz Stinson Stovall McCalla McConnell Tarwater Thornton McFarland Tillery McKee McKinney Waggoner Moffett Walker Moore Wells Westfall Morris Wood of Harrison Morrison Wood of Montague Newton Worley Nicholson Olsen

Present-Not Voting

Hardin

Absent

Adamson	Hill
Atchison	Hunt
Clayton	Keefe
Colson	Lange
Davisson	Morse
of Eastland	Pope
Duvall	Reader
Dwyer	Riddle
Ford	Shofner
Good	Tennyson
Graves	Venable
Hankamer	Young
Hartzog	Youngblood

Absent-Excused

Adkins	Fitzwater
Canon	Roach of Hunt

The Speaker then laid Senate Bill No. 358 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-126

Adamson	Alsup
Aikin	Beck
Alexander	Bergman

Bourne	Knetsch
Bradbury	Lange
Bradford	Lanning
	Lanning
Broyles	Latham
Burton	Leath
Butler of Brazes	Lemens
Butler of Brazos Butler of Karnes	
	Leonard
Cagle	Lindsey
Caldwell	Lotief
Calvert	Lucas
Celaya	Luker
Clayton	Mauritz
Collins	McCalla
Colonitt	McConnell
Colquitt	
Соорег	McFarland
Cowley	McKinney
Craddock	Moffett
Crossley	Moore
Daniel	Morris
Davis	Morrison
Davison of Fisher	Morse
Davisson	Newton
of Eastland	Nicholson
Dickison	Olsen
Dunagan	Padgett
	n laugett
Dunlap of Hays	Palmer
Dunlap of Kleberg	
England	Payne
Fain	Petsch
Farmer	Pope
Fisher	
	Quinn
Fox	Reed of Bowie
Frazer	Reed of Dallas
Fuchs	Roach of Angelina
Gibson	Roane
Glass	Roark
Gray	Roberts
Greathouse	Rogers
Hankamer	Russell
Hanna	Rutta
Harris of Archer	
Hairis of Aichei	Scarborough
Harris of Dallas	Settle
Herzik	Shofner
Hodges	Smith
Hofheinz	Spears
Holland	Stanfield
Hoskins	Steward
Howard	Stinson
Huddleston	Stovall
Hunt	Tarwater
Hunter	
	Tennyson
Hyder	Thornton
Jackson	Waggoner
James	Walker
Jefferson	Wells
Jones of Atascosa	Wood of Harrison
Tames of Table	Washel at Marrison
Jones of Falls	Wood of Montague
Jones of Runnels	Worley
Jones of Shelby	
	Young
Jones of Wise	Young Youngblood
Jones of Wise King	Young Youngblood

Hardin

Absent

Ash Colson Acthison Duvall Dwyer Keefe
Ford McKee
Good Reader
Graves Riddle
Hartzog Tillery
Head Venable
Hill Westfall

Absent-Excused

Adkins Fitzwater
Canon Roach of Hunt

HOUSE BILL NO. 178 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 178, A bill to be entitled "An Act to amend Section 1, Chapter 56, Acts of the Fortieth Legislature, Article 7589-a, Vernon's Revised Civil Statutes, respecting the diversion of the natural flow of surface waters or permitting such diversion to continue or impound such waters or permit the impounding thereof to continue in such manner to damage property of another by the overflow of such diverted or impounded waters and providing for damages at law and in equity occasioned thereby, and providing that this Act shall in no way affect the construction and main-tenance of levees or other improvements for controlling overflows and freshets in rivers, etc."

The bill was read second time.

Mr. Luker offered the following amendment to the bill:

Amend House Bill No. 178 by adding after the last word the following:

"Section 2. The fact that there is now no law permitting landowners to protect lands from overflows creates an imperative public necessity requiring that the constitutional rule requiring bills to be read on three several days in each House be suspended, and same is suspended, and that this Act shall take effect and be in force from and after its passage, and it is so enacted."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and to the body of the bill.

House Bill No. 178 was then passed to engrossment.

HOUSE BILL NO. 178 ON THIRD READING

Mr. Luker moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 178 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-113

Adamson Jones of Falls Aikin Jones of Runnels Jones of Shelby Alexander Alsup Jones of Wise Bergman Keefe Bourne King Bradbury Lange **Broyles** Lanning Burton Latham Butler of Brazos Leath Butler of Karnes Lemens Cagle Leonard Calvert Lotief Celaya Lucas Clayton Luker Collins Mauritz Cooper McCalla Cowley McConnell McFarland Crossley McKee Davis Davisson McKinney Moffett of Eastland Dunagan Moore Dunlap of Hays Morris Dunlap of Kleberg Morrison England Morse Fain Newton Farmer Nicholson Fisher Olsen Fox Padgett Frazer Palmer **Fuchs** Patterson Gibson Petsch Glass Quinn Reed of Bowie Good Gray Reed of Dallas Roach of Angelina Greathouse Hanna Roark Hardin Roberts Harris of Archer Rogers Harris of Dallas Russell Head Rutta Herzik Scarborough Hofheinz Settle Hoskins Shofner Howard Smith Huddleston Spears Hunt Stanfield Hunter Steward Hyder Stinson Jackson Stovall James Tennyson

Thornton

Walker

Jefferson

Jones of Atascosa

Wells Worley
Wood of Harrison Young
Wood of Montague Youngblood

Nays-1

Lindsey

Absent

Ash Hartzog Atchison Hill Hodges Beck Bradford Holland Caldwell Knetsch Colquitt Payne Colson Pope Craddock Reader Daniel Riddle Davison of Fisher Roane Dickison Tarwater Tillery Duvall Dwyer Venable Ford Waggoner Westfall Graves Hankamer

Absent-Excused

Adkins Fitzwater
Canon Roach of Hunt

The Speaker then laid House Bill No. 178 before the House on its third reading and final passage.

The bill was read third time, and was passed.

HOUSE BILL NO. 188 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 188, A bill to be entitled "An Act to declare the validity of certain indebtedness arising out of the construction of State Highway No. 2 in the County of Johnson; to place such indebtedness on a parity with bonds, warrants, and other evidences of indebtedness heretofore authorized to be paid out of the 'county and district road highway fund,' etc., and declaring an emergency."

The bill was read second time.

Mr. Lemens offered the following amendment to the bill:

Amend House Bill No. 188, page 4, line 35, after the word "repaid," by changing the period to a comma, and adding the following:

"Provided a credit of \$14,371.47 shall be made upon the amount of \$97,-031.70, hereinabove referred to, said credit to be allocated as provided in Section 2 hereof; and provided further, that interest on the balance due after such credit of \$14,371.47 shall be paid at the rate of six per centum per annum from January 1, 1933, until paid."

The amendment was adopted.

Mr. Lemens offered the following amendment to the bill:

(Mr. Leonard in the Chair.)

Amend House Bill No. 188, page 5, by striking out Section 2 and substituting in lieu thereof the following:

"Section 2. That the money thus due and owing for such construction be paid to the order of the Treasurer of Johnson County, in trust for the First National Bank of Alvarado. Texas, and its subscribers to said fund, the sum of \$28,886.61, less a credit of \$4,278.09, said \$4,278.09 being the pro rata part of the credit of \$14,371.47 hereinabove referred to; for the First National Bank of Grandview, Texas, and its subscribers to said funds, the sum of \$20,000, less a credit of \$2,962, said \$2,962 being the pro rata part due to be allowed by this bank as its part of the \$14,371.47 credit; and in trust for Womack Construction Company, \$48,-145.09, less a discount of \$7,131.38, being the pro rata part of the said \$14,371.47 credit."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and to the body of the bill.

House Bill No. 188 was then passed to engrossment.

HOUSE BILL NO. 188 ON THIRD READING

Mr. Hunter moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 188 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-111

Adamson	Butler of Brazos
Aikin	Cagle
Alsup	Calvert
Ash	Celaya
Beck	Clayton
Bourne	Collins
Bradbury	Colquitt
Burton	Cooper

Cowley	Luker
Craddock	Mauritz
Crossley	McCalla
Davis	McConnell
Davison of Fisher	McKee
Davisson	McKinney
of Eastland	Moffett
Dickison	Moore
Dunagan	Morris
Dunlap of Hays	Morrison
England	Morse
Fain	Newton
Fisher	Nicholson
Frazer	Olsen
Fuchs	Padgett
Gibson	Patterson
Glass	Petsch
Good	Pope
Cross	Reader
Gray Hankamer	Reed of Bowie
Hanna	Reed of Dallas
	Roach of Angelina
Hartzog	
Head	Roane
Herzik	Roark
Hofheinz	Rogers
Hoskins	Russell
Huddleston	Rutta
Hunt	Scarborough
Hunter	Settle
Hyder	Shofner
Jackson	Smith
James	Spears
Jefferson	Stanfield
Jones of Atascosa	Steward
Jones of Falls	Stinson
Jones of Runnels Jones of Shelby	Stovall
Jones of Shelby	Tarwater
Jones of Wise	Thornton
Keefe	Venable
King	Waggoner
Knetsch	Walker
Lange	Wells
Lanning	Westfall
Latham	Wood of Harrison
Leath	Wood of Montague
Lemens	Worley
Leonard	Young
Lotief	Youngblood
Lucas	-

Nays-6

Broyles
Farmer
Greathouse

Harris of Archer Quinn Tennyson

Present-Not Voting

Daniel Fox

Hardin Roberts

Absent

Alexander	
Atchison	
Bergmar.	
Bradford	

Caldwell Colson

Dunlap of Kleberg Duvall Butler of Karnes Dwyer

Ford Lindsey
Graves . McFarland
Harris of Dallas Palmer
Hill Payne
Hodges Riddle
Holland Tillery
Howard

Absent—Excused

Adkins Fitzwater Canon Roach of Hunt

The Chair then laid House Bill No. 188 before the House on its third reading and final passage.

The bill was read third time, and was passed.

HOUSE BILL NO. 200 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 200, A bill to be entitled "An Act to amend Article 211 of Title 5, of the Revised Criminal Statutes of 1925, and declaring an emergency."

The bill was read second time.

Mr. Atchison offered the following amendment to the bill:

Amend House Bill No. 200, Section 1, by adding at the end of the second sentence following the expression "Article 211," and after the words "for its publication," the following: "and such signature shall appear in the advertisement as printed."

The amendment was adopted.

House Bill No. 200 was then passed to engrossment.

HOUSE BILL NO. 200 ON THIRD READING

Mr. Colquitt moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 200 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-99

Burton
Butler of Karnes
Caldwell
Calvert
Celaya
Collins
Colquitt
Cowley
Craddock

Crossley Mauritz Daniel McCalla Davis McConnell Davison of Fisher Moffett Davisson Moore of Eastland Morris Dickison Morrison Dunagan Newton Dunlap of Hays Olsen Dunlap of Kleberg Padgett England Patterson Fain Payne Farmer Petsch Fisher Pope Quinn Fuchs Gibson Reader Glass Reed of Dallas Good Roach of Angelina Roane Gray Hankamer Roark Russell Hanna Harris of Archer Rutta Harris of Dallas Scarborough Hodges Settle Hofheinz Shofner Howard Spears Hunt Stanfield Steward Hunter Hyder Stinson Jackson Stovall James Tarwater Thornton Jefferson Jones of Falls Tillery Jones of Shelby Venable Jones of Wise Walker Lanning Wells Wood of Harrison Latham Wood of Montague Leath Leonard Worley Young Lotief Youngblood Lucas

Nays-22

Bradford Keefe Broyles King Lindsey Clayton McFarland Cooper Fox McKinney Frazer Palmer Reed of Bowie Greathouse Hardin Roberts Smith Head Huddleston Waggoner Jones of Atascosa Westfall

Present-Not Voting

Cagle

Absent

Atchison	Hartzog
Butler of Brazos	Herzik
Colson	Hill
Duvall	Holland
Dwyer	Hoskins
Ford	Jones of Runnels
Dwyer Ford Graves	Knetsch

LangeNicholsonLemensRiddleLukerRogersMcKeeTennyson

Morse

Absent-Excused

Adkins Fitzwater
Canon Roach of Hunt

The Chair then laid House Bill No. 200 before the House on its third reading and final passage.

The bill was read third time, and was passed.

Mr. Jones of Atascosa moved to reconsider the vote by which House Bill No. 200 was passed, and asked to have the motion to reconsider spread on the Journal.

Mr. Colquitt called up the motion to reconsider, and moved to table the motion.

The motion to table prevailed.

HOUSE BILL NO. 496 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 496, A bill to be entitled "An Act authorizing county boards of school trustees to abolish and/or subdivide common school districts having fewer than ten scholastics and not having conducted a school for a period of five years; providing for the adjustment of bonded indebtedness and the distribution of funds; repealing all laws and parts of laws in conflict herewith, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 496 ON THIRD READING

Mr. Alexander moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 496 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-130

Adamson Beck
Aikin Bergman
Alexander Bourne
Alsup Bradbury
Ash Bradford
Atchison Broyles

Burton Lanning Butler of Brazos Latham Butler of Karnes Leath Cagle Lemens Calvert Leonard Celaya Lindsey Clayton Lotief Collins Lucas Colquitt Luker Cooper Mauritz Cowley McCalla McConnell Craddock Crossley McKee McKinney Daniel Davis Moffett Davison of Fisher Moore Davisson Morris of Eastland Morrison Dickison Newton Dunagan Nicholson Dunlap of Hays Olsen Dunlap of Kleberg Padgett Dwyer Palmer England Patterson Fain Petsch Farmer Pope Fisher Quinn Reader Fox Frazer Reed of Bowie Reed of Dallas Fuchs Gibson Roach of Angelina Roane Glass Roark Good Roberts Grav Greathouse Rogers Russell Hankamer Rutta Hanna Harris of Archer Scarborough Harris of Dallas Settle Hartzog Shofner Head Smith Herzik Spears Stanfield Hodges Hofheinz Steward Stinson Holland Stovall Hoskins Howard Tarwater Tennyson Hunt Thornton Hunter Hyder Tillery Jackson Venable Walker James Wells Jefferson

Nays—1

Westfall

Worley

Young Youngblood

Wood of Harrison

Wood of Montague

Huddleston

Jones of Atascosa

Jones of Falls

Jones of Wise

King

Lange

Knetsch

Jones of Shelby

Present—Not Voting

Hardin

Absent

Caldwell Keefe McFarland Colson Duvall Morse Ford Payne Riddle Graves Hill Waggoner Jones of Runnels

Absent—Excused

Adkins Fitzwater Roach of Hunt Canon

The Chair then laid House Bill No. 496 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-126

Adamson Harris of Archer Harris of Dallas Aikin Alexander Hartzog Alsup Head Ash Herzik Atchison Hodges Beck Hofheinz Bergman Holland Bourne Hoskins Bradbury Howard Bradford Huddleston **Broyles** Hunt Burton Hunter Butler of Brazos Hyder Butler of Karnes Jackson Calvert James Jefferson Celaya Jones of Atascosa Jones of Falls Jones of Shelby Jones of Wise Clayton Collins Colquitt Cooper Cowley Keefe Crossley King Daniel Knetsch Davis Lanning Davison of Fisher Latham Davisson Leath of Eastland Lemens Dickison Leonard Dunagan Lotief Dunlap of Hays Lucas Dunlap of Kleberg Luker Dwyer Mauritz England McCalla Fain McConnell Farmer McKee **F**isher McKinney Fox Moffett Frazer Moore Fuchs Morris Gibson Morrison Good Newton Gray Olsen Greathouse Padgett Hankamer Palmer Hanna Patterson

Petsch Stanfield Pope Steward Quinn Stinson Reader Stovall Reed of Bowie Tarwater Reed of Dallas Tennyson Roach of Angelina Thornton Roane Tillery Venable Roark Waggoner Walker Roberts Rogers Russell Wells Rutta Westfall Wood of Montague Scarborough Settle Worley Shofner

Young Smith Youngblood

Spears

Nays—1

Lindsey

Present-Not Voting

Cagle Craddock Hardin

Absent

Caldwell Lange McFarland Colson Duvall Morse Nicholson Ford Glass Payne Graves

Riddle Hill Wood of Harrison

Jones of Runnels

Absent—Excused

Adkins Fitzwater Canon Roach of Hunt

SENATE BILL NO. 206 ON SECOND READING

The Chair laid before the House, on its second reading and passage to third reading,

S. B. No. 206, A bill to be entitled "An Act authorizing the Commissioner of the General Land Office to accept, approve, and file corrected field notes to any survey of land in Swisher County where said corrected field notes are made by a duly authorized official land surveyor and based upon the 'Hutchison Iron Pipe Survey,' etc., and declaring an emergency.'

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 206 ON THIRD READING

Mr. Tarwater moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 206 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-128

Adamson James Jefferson Aikin Alexander Jones of Atascosa Jones of Falls Alsup Jones of Runnels Ash Atchison Jones of Shelby Beck Jones of Wise Bergman King Knetsch Bourne Bradbury Lanning Bradford Latham **Broyles** Leath Burton Lemens Butler of Brazos Leonard Butler of Karnes Lindsey Calvert Lotief Celaya Lucas Clayton Luker Colquitt Mauritz Colson McCalla Cooper McConnell McFarland Cowley Craddock McKeeCrossley McKinney Daniel Moffett Davis Moore Davison of Fisher Morris Davisson Morrison of Eastland Newton Dickison Nicholson Dunagan Olsen Dunlap of Hays **Padgett** England Palmer Fain Patterson Farmer Petsch Fisher Pope Fox Quinn Reed of Bowie Frazer Fuchs Reed of Dallas Gibson Roach of Angelina Glass Roane Good Roark Gray Roberts Greathouse Rogers Hankamer Russell Hanna Rutta Harris of Archer Scarborough Harris of Dallas Settle Hartzog Shofner Smith Head Herzik Spears Hodges Stanfield Hofheinz Steward Holland Stinson Hoskins Stovall Howard Tarwater Huddleston Tennyson Hunt Thornton Hunter Venable Hyder Waggoner

Walker

Fox

Jackson

Wells Worley
Westfall Young
Wood of Harrison
Wood of Montague

Present—Not Voting

Cagle Hardin

Absent

Caldwell Keefe
Collins Lange
Dunlap of Kleberg Morse
Duvall Payne
Dwyer Reader
Ford Riddle
Graves Tillery
Hill

Absent—Excused

Adkins Fitzwater
Canon Roach of Hunt

The Chair then laid Senate Bill No. 206 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-130

Adamson Frazer Fuchs Aikin Gibson Alexander Glass Alsup Good Ash Atchison Gray Greathouse Beck Hankamer Bergman Bradbury Hanna **Brovles** Harris of Archer Burton Harris of Dallas Butler of Brazos Hartzog Butler of Karnes Head Herzik Calvert Hodges Celaya Hofheinz Clayton Holland Collins Hoskins Colquitt Cooper Howard Huddleston Cowley Craddock Hunt Daniel Hunter Hyder Davis Davison of Fisher Jackson Davisson James of Eastland Jefferson Jones of Atascosa Dickison Jones of Falls Dunagan Dunlap of Hays Jones of Runnels Dunlap of Kleberg Jones of Shelby Jones of Wise Dwyer England Keefe Fain King Knetsch Farmer Fisher Lange

Lanning

Latham	Roane
Leath	Roark
Lemens	Roberts
Leonard	Rogers
Lindsey	Russell
Lucas	Rutta
Mauritz	Scarborough
McCalla	Settle
McConnell	Shofner
McFarland	Smith
McKee	Spears
McKinney	Stanfield
Moffett	Steward
Moore	Stinson
Morris	Stovall
Morrison	Tarwater
Newton	Tennyson
Nicholson	Thornton
Olsen	Tillery
Padgett	Venable
Palmer	Waggoner
Patterson	Walker
Payne	Wells
Petsch	Westfall
Pope	Wood of Harrison
Quinn	Wood of Montague
Reader	Worley

Absent

Cagle	
Hardin	

Lotief

Young

Youngblood

Reed of Bowie

Reed of Dallas

Roach of Angelina

Ford Bourne Bradford Graves Caldwell Hill Colson Luker Crossley Morse Riddle Duvall

Absent—Excused

Adkins Canon

Fitzwater Roach of Hunt

HOUSE BILL NO. 278 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 278, A bill to be entitled "An Act ratifying and confirming a compact entered into by and between representatives of the State of Texas and the State of New Mexico, authorized by Act of the Regular Session of the Forty-second Legislature, and approved by the Governor on May 27, 1931, as shown in Chapter 251, Acts of the Forty-second Legislature, and declaring an emergency.'

The bill was read second time, and Hodges was passed to engrossment.

HOUSE BILL NO. 278 ON THIRD READING

Mr. Tarwater moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 278 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-128 Adamson Holland Aikin Hoskins Howard Alexander Alsup Huddleston Atchison Hunt Beck Hunter Bergman Hyder Bourne Jackson Bradbury James Jefferson Bradford **Broyles** Jones of Atascosa Jones of Falls Burton Butler of Brazos Jones of Runnels Butler of Karnes Jones of Shelby Jones of Wise Cagle Calvert King Knetsch Celaya Clayton Lange Collins Lanning Latham Colquitt Cooper Leath Crossley Lemens Daniel Leonard Davis Lindsey Davison of Fisher Lotief Davisson Lucas of Eastland Luker Dickison Mauritz McCalla Dunagan Dunlap of Hays McConnell Dunlap of Kleberg McFarland McKee Dwyer England McKinney Fain Moffett Moore Farmer Morris Fisher Fox Morrison Newton Frazer Nicholson Fuchs Gibson Padgett Palmer Glass Good Patterson Payne Gray Greathouse Pope

Quinn

Reader

Roane

Roark

Roberts

Rogers Russell

Reed of Bowie

Reed of Dallas

Hankamer

Harris of Archer

Harris of Dallas

Hanna

Hartzog

Head

Herzik

Hofheinz

_	
Rutta	Thornton
Scarborough	Tillery
Settle	Venable
Shofner	Waggoner
Smith	Walker
Spears	$\mathbf{\hat{W}ells}$
Stanfield	Westfall
Steward	Wood of Harriso

Steward Wood of Harrison
Stinson Wood of Montague
Stovall Worley
Tarwater Youngblood

Tennyson

Present-Not Voting

Hardin

Absent

Ash Hill
Caldwell Keefe
Colson Morse
Cowley Olsen
Craddock Petsch
Duvall Riddle
Ford Roach of Angelina

Graves Young

Absent-Excused

Adkins Fitzwater
Canon Roach of Hunt

The Chair then laid House Bill No. 278 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-117

Dunlap of Hays Adamson Aikin England Alexander Fain Fisher Alsup Atchison Fox Bergman Frazer Fuchs Bourne Gibson Bradbury Glass Bradford **Broyles** Good Burton Gray Butler of Brazos Greathouse Butler of Karnes Hankamer Hanna Cagle Harris of Archer Calvert Harris of Dallas Celaya Clayton Hartzog Collins Head Colquitt Herzik Cooper Hodges Cowley Hofheinz Crossley Holland Daniel Hoskins Howard Davis Huddleston Davisson of Eastland Hunt Dickison Hyder Dunagan Jackson

James Palmer Jefferson Patterson Jones of Atascosa Payne Jones of Falls Quinn Jones of Runnels Reed of Bowie Jones of Shelby Roach of Angelina Jones of Wise Roane Keefe Roark Roberts King Knetsch Rogers Russell Lange Lanning Rutta Latham Scarborough Leath Settle Lemens Shofner Leonard Smith Lotief Spears Stanfield Lucas Luker Steward Stinson Mauritz McCalla Stovall McConnell Tarwater McFarland Thornton McKee Venable McKinney Waggoner Walker Moffett Westfall Moore Wood of Harrison Morris Morrison Wood of Montague Worley Newton Younghlood Padgett

Nays—1

Farmer

Hunter

Absent

Ash Lindsey Morse Beck Nicholson Caldwell Colson Olsen Petsch Craddock Davison of Fisher Pope Dunlap of Kleberg Reader Reed of Dallas Duvall Dwyer Riddle Ford Tennyson Tillery Graves Hardin Wells Young Hill

Absent—Excused

Adkins Fitzwater
Canon Roach of Hunt

HOUSE BILL NO. 296 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 296, A bill to be entitled "An Act repealing Article 1032 of the Penal Code of the State of Texas, revision of 1925, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 296 ON THIRD READING

Mr. McCalla moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 296 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-119 Howard Adamson Aikin Huddleston Alexander Hunt Alsup Hunter Atchison Hyder Beck Jackson Bourne **James** Bradbury Jefferson Bradford Jones of Atascosa Jones of Falls **Broyles** Jones of Runnels Burton Jones of Shelby Butler of Karnes Jones of Wise Calvert Celava Keefe Clayton King Collins Knetsch Cowley Lange Crossley Lanning Daniel Latham Davis Leath Davisson Lemens of Eastland Leonard Dickison Lotief Dunagan Lucas Dunlap of Hays Luker Dunlap of Kleberg Mauritz Dwyer McCalla England McConnell Fain McFarland Farmer McKinney Fisher Moffett Fox Moore Frazer Morris Fuchs Morrison Gibson Newton Glass Padgett Good Palmer Gray Patterson Greathouse Payne Hankamer Quinn Hanna Reader Hardin Reed of Bowie Harris of Archer Reed of Dallas Harris of Dallas Roach of Angelina Head Roane Herzik Roark Hodges Roberts Hofheinz Rogers

Russell

Rutta

Holland

Scarborough Thornton Settle Venable Shofner Waggoner Smith Walker Spears Wells Stanfield Westfall Steward Wood of Harrison Stinson Wood of Montague Stovall Worley Tarwater Youngblood

Absent

Hartzog Bergman Hill Butler of Brazos Lindsey Cagle McKee Caldwell Morse Colquitt Nicholson Olsen Colson Petsch Cooper Pope Craddock Davison of Fisher Riddle Duvall Tennyson Tillery Ford Graves Young

Absent—Excused

Adkins Fitzwater
Canon Roach of Hunt

The Chair then laid House Bill No. 296 before the House on its third reading and final passage.

The bill was read third time, and was passed.

HOUSE BILL NO. 297 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 297, A bill to be entitled "An Act to amend Article 484 of the Penal Code of the State of Texas, revision of 1925, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 297 ON THIRD READING

Mr. McCalla moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 297 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—120

Adamson Alexander Aikin Alsup

Keefe Atchison Beck King Bourne Knetsch Bradbury Lanning Latham Bradford **Brovles** Leath Burton Lemens Butler of Karnes Leonard Calvert Lotief Celaya Lucas Clayton Luker Collins Mauritz McCalla Colquitt McConnellCooper Crossley McFarland McKinney Daniel Moffett Davis Davison of Fisher Moore Davisson Morris of Eastland Newton Nicholson Dickison Padgett Dunagan Dunlap of Hays Palmer Dwver Patterson Payne England Quinn Fain Reader Farmer Reed of Bowie Fisher Fox Roach of Angelina Frazer Roane Fuchs Roark Gibson Roberts Glass Rogers Russell Good Rutta Gray Greathouse Scarborough Hankamer Settle Hanna Shofner Smith Hardin Harris of Archer Spears Harris of Dallas Stanfield Hartzog Steward Herzik Stinson Stovall Hodges Hofheinz Tarwater Holland Tennyson Thornton Hoskins Tillery Howard Huddleston Venable Waggoner Walker Hunt Hunter Wells Hyder Jackson Westfall Wood of Harrison James Wood of Montague Jefferson Jones of Atascosa Worley

Absent

Young

Youngblood

Colson Ash Bergman Cowley Craddock Butler of Brazos Dunlap of Kleberg Cagle Caldwell Duvall

Jones of Runnels

Jones of Shelby

Jones of Wise

Ford Morrison Graves Morse Head Olsen Hill Petsch Jones of Falls Pope Reed of Dallas Lange

Lindsey Riddle

McKee

Absent—Excused

Adkins Fitzwater Roach of Hunt Canon

The Chair then laid House Bill No. 297 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-117

Adamson Holland Hoskins Aikin Howard Alexander Huddleston Alsup Atchison Hunt Hunter Beck Bourne Hyder Bradbury Jackson Bradford James **Broyles** Jefferson Jones of Atascosa Burton Jones of Falls Butler of Karnes Jones of Runnels Cagle Jones of Shelby Calvert Jones of Wise Celaya Keefe Clayton Collins King Knetsch Colquitt Cooper Lange Cowley Lanning Daniel Latham Davis Leath Lemens Davisson of Eastland Leonard Dickison Lotief Dunagan Lucas Dunlap of Hays Mauritz England McCalla McConnell Fain McFarland Farmer McKinney Fisher Moffett Fox Frazer Moore Fuchs Morris Morrison Gibson Newton Glass Nicholson Good **Padgett** Gray Greathouse Palmer Hanna Patterson Harris of Archer Payne Harris of Dallas Quinn Reader Head

Reed of Bowie Herzik Roach of Angelina Hodges

Hofheinz Roane

Roark Stovall Roberts Tarwater Thornton Rogers Russell Venable Rutta Waggoner Scarborough Walker Wells Settle Shofner Westfall Smith Wood of Harrison Spears Wood of Montague Worley Stanfield Steward Young Stinson Youngblood Nays-1

Lindsey

Absent

Ash Hardin Bergman Hartzog Butler of Brazos Hill Caldwell Luker Colson McKee Craddock Morse Crossley Olsen Davison of Fisher Petsch Dunlap of Kleberg Pope Duvall Reed of Dallas Dwyer Riddle Ford Tennyson

Graves Hankamer

Absent-Excused

Tillery

Adkins Fitzwater Roach of Hunt

HOUSE BILL NO. 298 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 298, A bill to be entitled "An Act to repeal Article 543 of the Penal Code of the State of Texas, revision of 1925, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 298 ON THIRD READING

Mr. McCalla moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 298 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-127

Adamson Alsup Aikin Atchison Alexander Beck

Bergman Jones of Wise Bourne Keefe Bradbury King Bradford Knetsch **Broyles** Lange Burton Lanning Butler of Brazos Latham Butler of Karnes Leath Cagle Lemens Calvert Leonard Celaya Lotief Clayton Lucas Collins Luker Colquitt Mauritz Cooper McCalla Cowley McConnell Craddock McFarland Crossley McKinnev Daniel Moffett Davis Moore Davisson Morris of Eastland Morrison Dickison Newton Nicholson Dunagan Dunlap of Hays Padgett Dunlap of Kleberg Palmer Dwyer Patterson England Payne Fain Quinn Farmer Reader Fisher Reed of Bowie Reed of Dallas Fox Roach of Angelina Frazer **Fuchs** Roane Gibson Roark Glass Roberts Good Rogers Russell Gray Rutta Hankamer Hanna Scarborough Harris of Archer Settle Harris of Dallas Shofner Hartzog Smith Head Spears Herzik Stanfield Hodges Steward Hofheinz Stinson Holland Stovall Hoskins Tarwater Tennyson Howard Huddleston Thornton Hunt Venable Waggoner Walker Hunter Hyder Jackson Wells James Westfall Wood of Harrison Jefferson Jones of Atascosa Wood of Montague Jones of Falls Worley Young Jones of Runnels Jones of Shelby Youngblood

Present-Not Voting

Hardin

Absent

Ash Caldwell

Colson McKee
Davison of Fisher Morse
Duvall Olsen
Ford Petsch
Graves Pope
Greathouse Riddle
Hill Tillery
Lindsey

Absent—Excused

Adkins Canon Fitzwater Roach of Hunt

The Chair then laid House Bill No. 298 before the House on its third reading and final passage.

The bill was read third time, and was passed.

HOUSE BILL NO. 299 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 299, A bill to be entitled "An Act repealing Article 1445 of the Penal Code of the State of Texas, revision of 1925, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 299 ON THIRD READING

Mr. McCalla moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 299 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-131

Cowley Adamson Craddock Aikin Alexander Crossley Daniel Alsup Atchison Davis Davison of Fisher Beck Davisson Bergman of Eastland Bourne Dickison Bradbury Dunagan Bradford **Broyles** Dunlap of Hays Dunlap of Kleberg Burton Butler of Brazos Dwyer Butler of Karnes England Calvert Fain Farmer Celaya Fisher Clayton Collins Fox Colquitt Frazer Fuchs Cooper

Gibson Moffett Glass Moore Good Morris Gray Morrison Greathouse Newton Hankamer Nicholson Padgett Hanna Harris of Archer Palmer Harris of Dallas Patterson Hartzog Payne Head Petsch Herzik Quinn Hodges Reader Hofheinz Reed of Bowie Holland Reed of Dallas Hoskins Roach of Angelina Howard Roane Huddleston Roark Hunt Roberts Hunter Rogers Hyder Russell Jackson Rutta James Scarborough Jefferson Settle Jones of Atascosa Shofner Jones of Falls Smith Jones of Runnels Spears Jones of Shelby Stanfield Jones of Wise Steward Keefe Stinson Stovall King Knetsch Tarwater Tennyson Lanning Latham Thornton Leath Tillery Lemens Venable Lindsey Waggoner Walker Lotief Wells Lucas Westfall Luker Wood of Harrison McCalla McConnell Wood of Montague McFarland Worley McKee Young Youngblood McKinney

Present-Not Voting

Cagle Leonard Hardin

Absent

Ash Lange
Caldwell Mauritz
Colson Morse
Duvall Olsen
Ford Pope
Graves Riddle
Hill

Absent-Excused

Adkins Fitzwater Canon Roach of Hunt

The Chair then laid House Bill No. 299 before the House on its third reading and final passage.

The bill was read third time, and was passed.

HOUSE BILL NO. 300 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 300, A bill to be entitled "An Act to amend Article 567 of the Penal Code of the State of Texas, revision of 1925, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 300 ON THIRD READING

Mr. McCalla moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 300 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—124		
Adamson	Fuchs	
Aikin	Gibson	
Alexander	Glass	
Alsup	Good	
Atchison	Gray	
Beck	Greathouse	
Bergman	Hankamer	
Bourne	Harris of Archer	
Bradbury	Harris of Archer Harris of Dallas	
Bradford	Hartzog	
Broyles	Head	
Burton	Herzik	
Butler of Brazos	Hodges	
Butler of Karnes	Hofheinz	
Calvert	Holland	
Celaya	Hoskins	
Clayton	Howard	
Cooper	Huddleston	
Cowley	Hunt	
Craddock	Hunter	
Crossley	Hyder	
Daniel	Jackson	
Davis	James	
Davison of Fisher	Jefferson	
Davisson	Jones of Atascosa	
of Eastland	Jones of Falls Jones of Runnels Jones of Shelby	
Dickison	Jones of Runnels	
Dunagan	Jones of Shelby	
Dunlap of Hays Dunlap of Kleberg	Jones of Wise	
Dunlap of Kleberg	Keefe	
Dwyer	King	
England	Knetsch	
Fain	Lange	
Farmer	Lanning	
Fisher	Latham	
Fox	Leath	
Frazer	Lemens	

	ı	
	Leonard	Roberts
	Lindsey	Rogers
i	Lotief	Russell
	Lucas	Rutta
i	Luker	Scarborough
	McCalla	Settle
1	McConnell	Shofner
ĺ	McFarland	Smith
	McKinney	Spears
ĺ	Moffett	Stanfield
	Moore	Steward
	Morris	Stinson
ĺ	Morrison	Stovall
	Newton	Tennyson
	Nicholson	Thornton
	Padgett	Venable
į	Palmer	Waggoner
	Patterson	Walker
	Payne	Wells
	Petsch	Westfall
	Quinn	Wood of Harrison
	Reed of Bowie	Wood of Montague
	Reed of Dallas	Worley
	Roach of Angelina	
	Roane	Youngblood
İ	Roark	

Present—Not Voting

Hardin Cagle

Absent

Ash	Mauritz
Caldwell	$\mathbf{M}\mathbf{c}\mathbf{K}\mathbf{e}\mathbf{e}$
Collins	Morse
Colquitt	Olsen
Colson	Pope
Duvall	Reader
Ford	\mathbf{Riddle}
Graves	Tarwater
Hanna	Tillery

Hill

Absent—Excused

Adkins	Fitzwater
Canon	Roach of Hunt

The Chair then laid House Bill No. 300 before the House on its third reading and final passage.

The bill was read third time, and was passed.

HOUSE BILL NO. 301 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 301, A bill to be entitled "An Act to amend Article 7252 of the Revised Civil Statutes of Texas, revision of 1925, and to repeal Article 7181 and Article 7182 of said Revised Statutes, and declaring an emergency."

The bill was read second time, and

was passed to engrossment.

HOUSE BILL NO. 301 ON THIRD READING

Mr. McCalla moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 301 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-118

Adamson Hyder Aikin Jackson Alexander James Alsup Jefferson Jones of Atascosa Atchison Jones of Falls Beck Jones of Runnels Bergman Jones of Shelby Bourne Jones of Wise Bradbury Bradford Keefe **Brovles** King Burton Knetsch Butler of Karnes Lanning Calvert Latham Celaya Leath Lemens Clayton Colquitt Leonard Cooper Lotief Cowley Lucas Craddock Luker McCalla Crossley McConnell Daniel McFarland Davis McKinney Davison of Fisher Davisson Moffett of Eastland Moore Dickison Morris Dunagan Morrison Dunlap of Hays Newton Dunlap of Kleberg Padgett Patterson England Fain Payne Farmer Petsch Fisher Quinn Fox Reader Reed of Bowie Frazer Reed of Dallas Fuchs Gibson Roach of Angelina Glass Roane Good Roark Gray Roberts Greathouse Rogers Harris of Archer Russell Harris of Dallas Rutta Hankamer Scarborough Head Settle Herzik Shofner Hodges Smith Spears Hofheinz Holland Stanfield Hoskins Steward Howard Stinson Huddleston Stovall

Tarwater

Hunt

Tennyson Westfall
Thornton Wood of Harrison
Venable Worley
Waggoner Young
Walker Youngblood
Wells

Present—Not Voting

Hardin

Cagle

Hunter

Absent

Ash	Lange
Butler of Brazos	Lindsey
Caldwell	Mauritz
Collins	McKee
Colson	Morse
Duvall	Nicholson
Dwyer	Olsen
Ford	Palmer
Graves	Pope
Hanna	Riddle
Hartzog	Tillery
Hill	Wood of Montague

Absent-Excused

Adkins Fitzwater
Canon Roach of Hunt

The Chair then laid House Bill No. 301 before the House on its third reading and final passage.

The bill was read third time, and was passed.

HOUSE BILL NO. 302 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 302, A bill to be entitled "An Act to amend Article 2726 of the Revised Civil Statutes of Texas, revision of 1925, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 302 ON THIRD READING

Mr. McCalla moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 302 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—117

Adamson Atchison
Aikin Beck
Alexander Bourne
Alsup Bradbury

Bradford	King
Broyles	Knetsch
Burton	Lanning
Butler of Karnes	Latham
Calvert	Leath
Celaya	Lemens
Clayton	Leonard
Collins	Lindsey
Colquitt	Lotief
Cooper	Lucas
Cowley Craddock	Luker McCalla
Crossley	McConnell
Daniel	McFarland
Davis	McKinney
Davison of Fisher	Moffett
Davisson	Moore
of Eastland	Morris
Dickison	Morrison
Dunagan	Newton
Dunlap of Hays	Nicholson
Dunlap of Hays Dunlap of Kleberg	Padgett
England	Patterson
Fain	Payne
Farmer	Petsch
Fisher	Quinn
Fox	Reader
Frazer	Reed of Bowie Reed of Dallas
Fuchs	Reed of Dallas
Gibson	Roach of Angelina
Glass	Roane
Good	Roark
Gray Greathouse	Roberts
Hankamer	Russell Rutta
Harris of Archer	Scarborough *
Harris of Dallas	Settle
Head	Shofner
Herzik	Smith
Hodges	Spears
Hofheinz	Stanfield
Holland	Steward
Hoskins	Tarwater
Howard	Tennyson
Huddleston	Thornton
Hunter	Venable
Hyder	Waggoner
Jackson	Walker
James	Wells
Jefferson	Westfall
Jones of Atascosa	Wood of Harrison
Jones of Falls	Wood of Montague
Jones of Runnels	Worley
Jones of Shelby	Young
Jones of Wise	Youngblood
Drogont	Not Voting

Cagle

Hardin

Absent

Ash	Duvall
Bergman	Dwyer
Butler of Brazos	Ford
Caldwell	Graves
Colson	Hanna

Hartzog	Olsen
Hill	Palmer
Hunt	Pope
Keefe	\mathbf{Riddle}
Lange	Rogers
Mauritz	Stinson
McKee	Stovall
Morse	Tillery

Absent—Excused

Adkins	Fitzwater
Canon	Roach of Hunt

The Chair then laid House Bill No. 302 before the House on its third reading and final passage.

The bill was read third time, and was passed.

HOUSE BILL NO. 265 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 265, A bill to be entitled "An Act amending Article 1583 of the Penal Code of Texas, 1925, relating to work and vacation of firemen and policemen in cities of more than 25,000 inhabitants and in cities of more than 30,000 inhabitants; providing penalties for violation of the provisions of this article, and declaring an emergency."

The bill was read second time. Mr. Hankamer offered the following amendment to the bill:

Amend House Bill No. 265 by adding between the words "shall" and "be," in line 28, Section 1, page 1, the word "not."

The amendment was adopted.

House Bill No. 265 was then passed to engrossment.

HOUSE BILL NO. 265 ON THIRD READING

Mrs. Moore moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 265 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-127

Adamson	Bergman
Aikin	Bourne
Alexander	Bradbury
Alsup	Bradford
Atchison	Broyles
Beck	Burton

Butler of Brazos	Lanning
Butler of Karnes	Latham
Calvert	Leath
Celaya	Lemens
Clayton	Leonard
Collins	Lotief
Colquitt	Lucas
Cooper	Mauritz
Cowley	McCalla
Craddock	McConnell
Daniel	McFarland
Davis	McKee
Davison of Fisher	McKinney
Davisson	Moffett
of Eastland	Moore
Dickison	Morris
Dunagan	Morrison
Dunlap of Hays	Newton
Dunlap of Kleberg	Nicholson
England	Olsen
Fain	Padgett
Farmer	Palmer
Fisher	Patterson
Fox	Payne
Frazer	Petsch
Fuchs	Quinn
Gibson	Reader
Glass	Reed of Bowie
Good	Reed of Dallas
Gray	Roach of Angelina
Greathouse	Roane
Hankamer	Roark
Hanna	Roberts
Harris of Archer	Rogers
Harris of Dallas	Russell
Hartzog	Rutta
Head	Scarborough
Herzik	Settle
Hodges	Shofner
Hofheinz	Smith
Holland	Spears
Hoskins	Stanfield
Howard	Stinson
Huddleston	Stovall
Hunt	Tarwater
Hunter	Tennyson
Hyder	Thornton
Jackson •	Tillery
James	Venable
Jefferson_	Waggoner
Jones of Falls	Walker
Jones of Runnels	Wells
Jones of Shelby	Westfall
Jones of Wise	Wood of Harrison
Keefe	Wood of Montague
King	Worley
Knetsch	Young
Lange	Youngblood
M	1
	ys—1
Lindsey	37 / 37 / 10 .

Hardin

Absent

Caldwell Ash Colson Cagle

Crosslev Jones of Atascosa Duvall Luker Dwyer Morse Ford Pope Riddle Graves Hill Steward

Absent—Excused

Adkins Fitzwater Canon Roach of Hunt

The Chair then laid House Bill No. 265 before the House on its third reading and final passage.

The bill was read third time.

Mr. Hankamer offered the following amendment to the bill:

Amend House Bill No. 265, Section 1, page 1, by striking out the word "not" between the words "have" and "been" in line 30.

The amendment was adopted.

Mrs. Moore offered the following amendment to the bill:

Amend House Bill No. 265, page 1, line 40, by adding the words "or police department" after the words "fire department."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and to the body of the bill.

House Bill No. 265 was then passed by the following vote:

Yeas-114

Davisson Adamson Aikin of Eastland Alexander Dickison Alsup Dunagan Dunlap of Hays Atchison Beck Dunlap of Kleberg Bergman Dwyer England Bourne Bradbury Fain Farmer Bradford Broyles Fisher Burton Fox Butler of Brazos Frazer Butler of Karnes Fuchs Calvert Gibson Celaya Glass Good Clayton Gray Collins Greathouse Colquitt Hankamer Cowley Craddock Harris of Archer Harris of Dallas Crossley Daniel Head

Hodges

Davis

Hofheinz	Newton
Holland	Nicholson
Hoskins	Patterson
Howard	Payne
Huddleston	Petsch
Hunt	Quinn
Hunter	Reader
Hyder	Reed of Bowie
Jackson	Reed of Dallas
James	Roach of Angelina
Jefferson	Roark
Jones of Atascosa	Roberts
Jones of Falls	Rogers
Jones of Runnels	Russell
Jones of Shelby	Rutta
Jones of Wise	Scarborough
Keefe	Settle
King	Smith
Lanning	Stanfield
Latham	Steward
Leath	Stinson
Lemens	Tarwater
Leonard	Tennyson
Lotief	Venable
Lucas	Waggoner
Luker	Walker
McCalla	Wells
McConnell	Westfall
McFarland	Wood of Harrison
McKinney	Wood of Montagu
Moffett	Worley
Moore	Young
Morris	Youngblood
Morrison	TAMERIOOG
WI OLI IZOLI	

Cagle

Hardin

Absent

Ash	Mauritz
Caldwell	McKee
Colson	Morse
Cooper	Olsen
Davison of Fisher	Padgett
Duvall	Palmer
Ford	Pope
Graves	Riddle
Hanna	Roane
Hartzog	Shofner
Herzik	Spears
Hill	Stovall
Knetsch	Thornton
Lange	Tillery
Lindsey	

Absent—Excused

Adkins Fitzwater Roach of Hunt

HOUSE BILL NO. 304 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 304, A bill to be entitled "An Act relating to marks and brands of live stock in Fort Bend County only, requiring that each owner of any live stock mentioned in Chapter 1 of Title 121 of the Revised Civil Statutes of 1925, shall, within six months after this Act takes effect, have his mark and brand for such stock recorded at the office of the county clerk of said county, etc., and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 304 ON THIRD READING

Mr. Roane moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 304 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-115

	1	
	Adamson	Gray
	Aikin	Greathouse
	Alexander	Hankamer
	Alsup	Harris of Archer
	Atchison	Harris of Dallas
	Beck	Head
	Bourne	Herzik
1	Bradbury	Hodges
	Bradford	Hofheinz
	Broyles	Holland
	Burton	Hoskins
	Butler of Brazos	Howard
	Butler of Karnes	Huddleston
	Cagle	Hunt
	Calvert	Hyder
	Celaya	Jackson
	Clayton	James
	Collins	Jefferson
	Colquitt	Jones of Atascosa
	Cooper	Jones of Falls
	Cowley	Jones of Runnels
	Craddock	Jones of Shelby
	Daniel	Jones of Wise
	Davis	Keefe
	Dickison	Knetsch
	Dunagan	Lange
	Dunlap of Hays	Lanning
	England	Latham
	Fain	Leath
	Farmer	Lemens
	Fisher .	Leonard
	Fox	Lindsey
	Frazer	Lucas
	Fuchs	Mauritz
,	Gibson	McCalla "
ı	Glass	McConnell
	Good	McFarland

Moffett	Rutta
Moore	Scarborough
Morris	Settle
Morrison	Smith
Morse	Spears
Newton	Stanfield
Nicholson	Steward
Padgett	Stinson
Patterson	Tennyson
Payne	Thornton
Petsch	Venable
Quinn	Waggoner
Reader	Walker
Reed of Bowie	Wells
Reed of Dallas	Westfall
People of Angelina	Wood of Harri

Roach of Angelina Wood of Harrison Roane Wood of Montague

Roane Wood of Monta
Roark Worley
Roberts Young
Rogers Youngblood
Russell

Absent

Hill Ash Hunter Bergman Caldwell King Colson Lotief Crossley Luker Davison of Fisher McKee Davisson McKinnev of Eastland Olsen Dunlap of Kleberg Palmer Pope Duvall Riddle Dwyer Shofner Ford Stovall Graves Tarwater Hanna Tillery Hardin Hartzog

Absent-Excused

Adkins Fitzwater
Canon Roach of Hunt

The Chair then laid House Bill No. 304 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-124

Adamson Calvert Aikin Celaya Alexander Clayton Alsup Collins Colquitt Atchison Cowley Beck Craddock Bergman Daniel Bourne Bradbury Davis Davisson Bradford **Broyles** of Eastland Burton Dickison Butler of Brazos Dunagan Dunlap of Hays Butler of Karnes Dunlap of Kleberg Cagle

England McFarland Fain McKee McKinney Farmer Fisher Moffett Fox Moore Frazer Morris Fuchs Morrison Gibson Newton Glass Nicholson Good **Padgett** Grav Patterson Greathouse Pavne Hankamer Petsch Harris of Archer Pope Harris of Dallas Quinn Head Reader Reed of Bowie Herzik Hodges Reed of Dallas Roach of Angelina Hofheinz Holland Roane Hoskins Roark Howard Roberts Huddleston Rogers Russell Hunt Hunter Rutta Scarborough Hyder Jackson Settle James Shofner Jefferson Smith Jones of Atascosa Spears Jones of Falls Stanfield Jones of Runnels Steward Stinson Jones of Shelby Jones of Wise Tarwater Keefe Tennyson King Thornton Knetsch Tillerv Venable Lange Lanning Waggoner Walker Latham Wells Leath Westfall Lemens Wood of Harrison Leonard Wood of Montague Lotief Worley Lucas Young Mauritz McCalla Youngblood McConnell

Present-Not Voting

Hardin

Absent

Hanna Ash Caldwell Hartzog Hill Colson Lindsey Cooper Luker Crossley Davison of Fisher Morse Duvall Olsen Dwyer Palmer Ford Riddle Graves Stovall

Absent—Excused

Adkins Fitzwater Canon Roach of Hunt

HOUSE BILL NO. 306 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 306, A bill to be entitled "An Act amending Title 116 of the 1925 Revised Civil Statutes of Texas by adding thereto Article 6699-b, providing for the appointment, compensation, duties, expense, equipment, and removal, etc., of county traffic officers."

The bill was read second time.

Mr. Quinn offered the following amendment to the bill:

Amend House Bill No. 306 by adding at the end of Section 4 the following:

"Provided, however, that the provisions of this bill shall not apply to any county in this State having a population of more than 100,000 inhabitants or less than 135,000 inhabitants and containing two cities of more than 50,000 inhabitants according to the last preceding Federal Census."

Mr. McKee moved to table the amendment by Mr. Quinn.

The motion to table prevailed.

Mr. Quinn moved that further consideration of House Bill No. 306 be postponed until May 7.

Mr. Hankamer moved to table the motion by Mr. Quinn.

The motion to table prevailed.

Mr. Farmer offered the following amendment to the bill:

Amend House Bill No. 306 as follows: add after the word "census" in line 13, these words "provided this Act shall not apply to counties of not less than 195,000 population nor more than 205,000 population, according to the last preceding Federal Census."

FARMER, GREATHOUSE.

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and to the body of the bill.

House Bill No. 306 was then passed to engrossment.

HOUSE BILL NO. 306 ON THIRD READING

Mr. Hankamer moved that the constitutional rule, requiring bills to be James

read on three several days, be suspended, and that House Bill No. 306 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—113

Adamson Jefferson Aikin Jones of Atascosa Jones of Falls Alexander Jones of Shelby Alsup Ash Jones of Wise Atchison Keefe King Beck Bergman Knetsch Lanning Bourne Bradford Latham Broyles Leath Burton Lemens Butler of Brazos Leonard Butler of Karnes Mauritz McCalla Calvert Celaya McKee Clayton McKinney Collins Moffett Colquitt Moore Morris Cooper Cowley Morrison Morse Crossley Daniel Newton Padgett Davis Patterson Davisson of Eastland Payne Dickison Pope Dunagan Quinn Dunlap of Hays Reader Reed of Bowie Dunlap of Kleberg Dwyer Reed of Dallas Fain Riddle Roach of Angelina Farmer Roane Fisher **Fox** Roark Frazer Roberts Gibson Rogers Glass Russell Good Rutta Scarborough Gray Greathouse Settle Shofner Hankamer Hanna Smith Harris of Archer Stanfield Harris of Dallas Steward Hartzog Stinson Stovall Herzik Tarwater Hodges Thornton Hofheinz Tillery Holland Venable Hoskins Waggoner Howard Wells Hunt Westfall Hunter Wood of Montague Hyder Young Youngblood

N	9	w	ď		1	4
7.7	а	v	a	_	· Т	4

McConnell Bradbury Craddock McFarland Hardin Nicholson Head Palmer Walker Huddleston

Wood of Harrison Lotief

Worley Lucas

Present-Not Voting

Cagle

Absent

Caldwell Jones of Runnels Colson Lange Davison of Fisher Lindsey Luker Duvall England Olsen Petsch Ford **Fuchs** Spears Tennyson Graves Hill

Absent-Excused

Adkins Fitzwater Roach of Hunt Canon

The Chair then laid House Bill No. 306 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—114

Fox Adamson Frazer Aikin Fuchs Alexander Gibson Alsup Glass Ash Atchison Good Gray Beck Greathouse Bergman Bourne Hanna Harris of Archer Bradford Harris of Dallas **Broyles** Hartzog Burton Butler of Brazos Head Butler of Karnes Herzik Hodges Calvert Hofheinz Celaya Clayton Holland Hoskins Collins Howard Colquitt Hunt Cooper Hunter Cowley Hyder Crossley Jackson Daniel James Davis Davison of Fisher Jefferson Jones of Atascosa Dickison Jones of Shelby Dunagan Dunlap of Hays Jones of Wise Dunlap of Kleberg Keefe King Dwyer

Knetsch

Lanning

Fain

Fisher

Latham Roane Leath Roark Roberts Lemens Leonard Rogers Luker Russell Mauritz Rutta McCalla Scarborough McKee Settle McKinney Shofner Moffett Smith Moore Spears Morris Stanfield Morrison Steward Morse Stinson Newton Stovall Olsen Thornton Padgett Tillery Patterson Venable Payne Waggoner Petsch Wells Pope Westfall Wood of Montague Reader Reed of Bowie Worley Reed of Dallas Young

Navs-13

Roach of Angelina Youngblood

Bradbury Lotief Craddock Lucas McConnell Davisson of Eastland Palmer Farmer Quinn Walker Huddleston

Wood of Harrison Lindsey

Present—Not Voting

Cagle

Absent

Jones of Falls Caldwell Jones of Runnels Colson Lange Duvall McFarland England Nicholson Ford Graves Riddle Tarwater Hankamer Tennyson Hardin Hill

Absent—Excused

Adkins Fitzwater Roach of Hunt Canon

HOUSE BILL NO. 368 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 368, A bill to be entitled "An Act changing the time of holding the terms of the District Court in the One Hundredth Judicial District, and providing that all process and writs heretofore issued and all recognizances and bonds heretofore made and executed and returned to existing terms of district court in the counties composing said district, together with jurors heretofore selected, are valid and returnable to the first term of such court after this Act takes effect, and providing for the continuation of the existing district courts in said counties in session when this Act takes effect to the end of their terms; repealing all conflicting laws; fixing the effective date of the Act, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 368 ON THIRD READING

Mr. Alexander moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 368 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-122

Adamson	Frazer
Aikin	Gibson
Alexander	Glass
Alsup	Good
Ash `	Gray
Atchison	Greathouse
Beck	Hanna
Bourne	Harris of Archer
Bradbury	Harris of Dallas
Bradford	Hartzog
Broyles	Head
Burton	Herzik
Butler of Brazos	Hodges
Butler of Karnes	Hofheinz
Cagle	Hoskins
Calvert	Howard
Celaya	Huddleston
Clayton	Hunt
Clayton Collins	Hunter
Colquitt	Hyder
Cooper	Jackson
Cowlev	James
Craddock	Jefferson
Daniel	Jones of Atascosa
Davis	Jones of Falls
Davison of Fisher	Jones of Shelby
Davisson	Jones of Wise
of Eastland	Keefe
Dickison	King
Dunagan	Knetsch
Dunlap of Havs	Lange
Dunlap of Kleberg	Lanning
England	Latham
Fain	Lemens
Farmer	Leonard
Fisher	Lotief
Fox	Lucas

Mauritz	Rogers
McCalla	Russell
McConnell	Rutta
McFarland	Settle
McKee	Shofner
McKinney	Smith
Moffett	Stanfield
Moore	Steward
Morris	Stinson
Morrison	Stovall
Morse	Tarwater
Newton	Tennyson
Nicholson	Thornton
Olsen	Tillery
Padgett	Venable
Patterson	Waggoner
Payne	Walker
Quinn	Wells
Reader	Westfall
Reed of Bowie	Wood of Harrison
Reed of Dallas	Wood of Montague
Roach of Angelina	Worley
Roane	Young
Roark	Youngblood
Roberts	

Present—Not Voting

Hardin

Absent

Holland
Jones of Runnels
Leath
Lindsey
Luker
Palmer
Petsch
Pope
Riddle
Scarborough
Spears

Absent-Excused

Adkins	Fitzwater
Canon	Roach of Hunt

The Chair then laid House Bill No. 368 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-124

Burton
Butler of Brazos
Butler of Karnes
Cagle
Caldwell
Calvert
Celaya
Clayton
Collins
Colquitt
Cooper
Cowley

Crossley Lotief Daniel Lucas Davis Mauritz Davison of Fisher McCalla McConnell Dickison McFarland Dunagan Dunlap of Hays McKee Dunlap of Kleberg McKinney England Moffett Fain Moore Farmer Morris Fisher Morrison Fox Morse Newton Frazer Gibson Nicholson Glass Padgett Good Palmer Gray Patterson Greathouse Payne Hankamer Quinn Hanna Reader Reed of Bowie Harris of Archer Harris of Dallas Reed of Dallas Roach of Angelina Hartzog Head Roane Herzik Roark Hodges Roberts Hofheinz Rogers Russell Holland Hoskins Rutta Howard Settle Huddleston Shofner Hunt Smith Hunter Stanfield Hyder Steward Jackson Stinson Stovall James Jefferson Tarwater Jones of Atascosa Tennyson Jones of Shelby Thornton Jones of Wise Tillery Keefe Venable King Waggoner Knetsch Wells

Present-Not Voting

Westfall

Worley

Young Youngblood

Wood of Harrison

Wood of Montague

Hardin

Lange

Lanning

Latham

Leonard

Lemens

Leath

Absent

Colson Jones of Runnels Craddock Lindsey Davisson Luker of Eastland Olsen Duvall Petsch Dwyer Pope Riddle Ford Fuchs Scarborough Graves Spears Hill Walker Jones of Falls

Absent—Excused

Adkins Fitzwater Canon Roach of Hunt

HOUSE BILL NO. 312 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 312, A bill to be entitled "An Act to amend Article 4758 of the Revised Civil Statutes of 1925, providing for the deposit of securities, or the payment of taxes, fines, penalties, certificates of authority, valuation of policies, licenses, fees or any other special burden by an insurance corporation, fraternal beneficiary society or reciprocal exchange organized in a State, the laws of which require similar deposits in said State by similar companies organized under the laws of the State of Texas and transacting business in said State, etc."

The bill was read second time.

Mr. Thornton offered the following amendment to the bill:

Amend House Bill No. 312 by adding the words "Section 1" at the beginning of line 26.

The amendment was adopted.

Mr. Thornton offered the following amendment to the bill:

Amend House Bill No. 312 by adding a new section to be known as Section 2, and reading as follows:

"Section 2. The fact that the provisions of our laws are now inadequate and are not sufficient to authorize the Insurance Commissioner to require deposit of securities by an insurance corporation, fraternal beneficiary society, or reciprocal exchange of a State, the laws of which require similar deposits in said State by similar companies organized under the laws of the State of Texas and transacting business in said State, creates an emergency and an imperative public necessity that the constitutional rule, requiring that bills be read on three several days, be, and the same is hereby, suspended, and this Act shall take effect and be in force from and after its passage, and it is so enacted."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and to the body of the bill.

House Bill No. 312 was then passed to engrossment.

HOUSE BILL NO. 312 ON THIRD READING

Mr. Thornton moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 312 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-123

Adamson Hodges Aikin Hofheinz Holland Alsup Ash Hoskins Atchison Howard Beck Huddleston Bergman Hunt Bourne Hunter Bradbury Hyder Jackson Bradford **Broyles** James Jefferson Burton Jones of Atascosa Butler of Brazos Butler of Karnes Jones of Falls Jones of Shelby Cagle Caldwell Jones of Wise Keefe Celaya Clayton Collins King Knetsch Colquitt Lange Cooper Lanning Cowley Latham Craddock Leath Crossley Lemens Daniel Leonard Davis Lotief Davisson Lucas of Eastland Mauritz Dickison McCalla McConnell Dunagan Dunlap of Hays McFarland Dunlap of Kleberg McKee Dwyer McKinney England Moffett Fain Moore Farmer Morris Fisher Morrison Fox Morse Frazer Newton Gibson Nicholson Glass Olsen Good **Padgett** Gray Palmer Greathouse Patterson Hankamer Payne Hanna Pope Harris of Archer Quinn Reed of Bowie Harris of Dallas Reed of Dallas Head Herzik Roach of Angelina Roane Tennyson Thornton Roark Tillery Roberts Venable Rutta Settle Waggoner Shofner Walker Smith Wells Stanfield Westfall Wood of Harrison Steward Wood of Montague Stinson Stovall Tarwater Worley Youngblood

Present-Not Voting

Hardin

Absent

Lindsey Alexander Calvert Luker Colson Petsch Davison of Fisher Reader Duvall Riddle Ford Rogers **Fuchs** Russell Graves Scarborough Hartzog Spears Hill Young Jones of Runnels

Absent-Excused

Adkins Fitzwater Canon Roach of Hunt

The Chair then laid House Bill No. 312 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—119

Adamson Davisson of Eastland Aikin Dickison Alexander Alsup Dunagan Ash Dunlap of Hays Atchison Dunlap of Kleberg Beck Dwyer Bergman England Bradford Fain Farmer **Broyles** Burton Fisher Butler of Brazos Fox Butler of Karnes Frazer Caldwell Gibson Glass Celaya Clayton Good Collins Gray Greathouse Colquitt Hankamer Cooper Cowley Hanna Craddock Harris of Archer Harris of Dallas Crossley Hartzog Daniel Davis Head Davison of Fisher Herzik

Morrison Hodges Hofheinz Morse Newton Holland Nicholson Hoskins Howard Olsen Huddleston **Padgett** Hunt Palmer Hunter Patterson Hyder Payne Quinn Jackson Reed of Bowie James Reed of Dallas Jefferson Jones of Atascosa Roach of Angelina Jones of Falls Roane Jones of Shelby Roark Jones of Wise Russell Rutta Keefe King Settle Smith Knetsch Stanfield Lange Lanning Steward Latham Stinson Leath Stovall Lemens Tarwater Leonard Thornton Tillery Lotief Lucas Venable Mauritz Waggoner Walker McCalla McConnell Wells McFarland Westfall McKinney Wood of Harrison Wood of Montague Moffett Moore Worley

Present-Not Voting

Bourne Bradbury Cagle Hardin

Morris

Roberts Shofner Tennyson

Youngblood

Absent

Calvert McKee Colson Petsch Duvall Pope Ford Reader Fuchs Riddle Graves Rogers Hill Scarborough Jones of Runnels Spears Lindsey Young Luker

Absent-Excused

Adkins Fitzwater
Canon Roach of Hunt

HOUSE BILL NO. 376 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 376, A bill to be entitled Good "An Act amending Article 1058, Code Gray

of Criminal Procedure, 1925, as amended by Acts of the Forty-second Legislature, Regular Session, page 222, Chapter 130, Section 1; providing for the compensation of grand jury bailiffs, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 376 ON THIRD READING

Mr. Gibson moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 376 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-126

Greathouse Adamson Hankamer Aikin Alexander Hanna Harris of Archer Alsup Harris of Dallas Atchison Beck Hartzog Bergman Head Herzik Bourne Bradbury Hodges Bradford Hofheinz Holland Broyles Hoskins Burton Howard Butler of Brazos Butler of Karnes Huddleston Hunt Cagle Hunter Caldwell Hyder Celaya Clayton Jackson Collins James Jefferson Colquitt Jones of Atascosa Cooper Jones of Falls Cowley Jones of Shelby Crossley Jones of Wise Daniel Keefe Davis Davison of Fisher King Knetsch Davisson of Eastland Lange Dickison Lanning Latham Dunagan Leath Dunlap of Hays Dunlap of Kleberg Lemens England Leonard Lotief Fain Lucas Farmer Mauritz Fisher McCalla Fox McConnell Frazer McFarland Fuchs McKee Gibson McKinney Glass Moffett Good

Мооге

Morris	Shofner
Morrison	Smith
Morse	Stanfield
Newton	Steward
Nicholson	Stinson
Olsen	Stovall
Padgett	Tarwater
Palmer	Tennyson
Patterson	Thornton
Payne	Tillery
Quinn	Venable
Reader	Waggoner
Reed of Bowie	Walker
Reed of Dallas	Wells
Roach of Angelina	Westfall
Roane	Wood of Harrison
Roark	Wood of Montague
Roberts	Worley
Russell	Young
Rutta	Youngblood
Settle	-

Hardin

Absent

Ash	Jones of Runnels
Calvert	Lindsey
Colson	Luker
Craddock	Petsch
Duvall	Pope
Dwyer	\mathbf{Riddle}
Ford	Rogers
Graves	Scarborough
Hill	Spears

Absent-Excused

Adkins	Fitzwater
Canon	Roach of Hunt

The Chair then laid House Bill No. 376 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-119

Glass McKinney Moffett Good Gray Moore Greathouse Morris Morrison Hankamer Hanna Newton Harris of Archer Nicholson Harris of Dallas Olsen Head Padgett Herzik Palmer Patterson Hodges Payne Hofheinz Holland Quinn Hoskins Reader Reed of Bowie Howard Reed of Dallas Huddleston Roach of Angelina Hunt Roane Hunter Hyder Roark Roberts Jackson James Russell Rutta Jefferson Jones of Atascosa Settle Jones of Falls Jones of Shelby Jones of Wise Smith Stanfield Steward Keefe Stinson Stovall King Knetsch Tarwater Tennyson Lange Thornton Lanning Tillery Latham Leath Venable Waggoner Walker Lemens Leonard Wells Lotief Westfall Lucas Wood of Harrison Mauritz Wood of Montague McCalla Worley McConnell Youngblood McFarland

Present-Not Voting

Hardin

Shofner

Absent

Ash Caldwell Calvert Colson Davison of Fisher Duvall Dwyer Ford Fuchs Graves Hartzog Hill	Jones of Runnels Lindsey Luker McKee Morse Petsch Pope Riddle Rogers Scarborough Spears Young
---	--

Absent-Excused

Adkins Fitzwater
Canon Roach of Hunt

HOUSE BILL NO. 405 ON SECOND READING

The Chair laid before the House,

on its second reading and passage to engrossment,

H. B. No. 405, A bill to be entitled "An Act providing for a closed season on the killing or possessing of squirrels in the Counties of Leon and Madison from the first day of January of each year, through, and including the fifteenth day of May of each year, and during the months of August and September of each year, etc., and declaring an emergency."

The bill was read second time.

Mr. Palmer offered the following amendment to the bill:

Amend House Bill No. 405, Section 1, at the end of Section 1 by adding the following after the words "calendar week": "of seven days."

The amendment was adopted.

Mr. Butler of Brazos offered the following amendment to the bill:

Amend House Bill No. 405 by adding "Brazos County" to the bill.

The amendment was adopted.

Mr. Palmer offered the following amendment to the bill:

Amend House Bill No. 405 by adding the following counties: "Grimes, Robertson, Limestone, Walker."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and to the body of the bill.

House Bill No. 405 was then passed to engrossment.

HOUSE BILL NO. 405 ON THIRD READING

Mr. Palmer moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 405 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-123

Butler of Brazos Adamson Aikin Butler of Karnes Alexander Cagle Alsup Celaya Ash Clayton Atchison Collins Beck Colquitt Bergman Colson Bourne Cooper Bradbury Cowley Bradford Craddock Broyles Daniel Burton

Davis Lucas Davisson Mauritz of Eastland McCalla Dickison McConnell Dunagan McFarland Dunlap of Hays McKee Dunlap of Kleberg McKinney Dwyer Moffett England Moore Fain Morris Farmer Morrison Fisher Newton Fox Nicholson Frazer Olsen Fuchs Palmer Gibson Payne Glass Pope Good Quinn Gray Reader Greathouse Reed of Bowie Hankamer Reed of Dallas Hanna Roach of Angelina Harris of Dallas Roane Hartzog Roark Herzik Roberts Hodges Rogers Hofheinz Russell Holland Rutta Hoskins Settle Howard Shofner Huddleston Smith Hunt Stanfield Steward Hunter Hyder Stinson Jackson Stovall Tarwater James Jefferson Tennyson Jones of Atascosa Thornton Jones of Runnels Tillery Jones of Shelby Venable Jones of Wise Waggoner Walker Keefe King Wells Westfall Knetsch Wood of Harrison Lanning Latham Wood of Montague Leath Worley Young Lemens Leonard Youngblood

Present—Not Voting

Hardin

Lotief

Absent

Caldwell Lange Calvert Lindsey Crossley Luker Davison of Fisher Morse Duvall **Padgett** Patterson Ford Graves Petsch Harris of Archer Riddle Head Scarborough Hill Spears Jones of Falls

Absent-Excused

Adkins Canon Fitzwater Roach of Hunt

The Chair then laid House Bill No. 405 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-121

Hunt Adamson Aikin Hunter Alexander Hyder Alsup Jackson Ash James Atchison Jefferson Jones of Atascosa Beck Jones of Runnels Bergman Bourne Jones of Shelby Jones of Wise Bradbury Bradford Keefe **Broyles** King Burton Knetsch Butler of Karnes Lange Cagle Lanning Celaya Latham Clayton Leath Collins Lemens Colquitt Leonard Cooper Lotief Cowley Lucas Craddock Mauritz Crossley McCalla McConnell Daniel McFarland Davis Davisson McKinney of Eastland Moore Dickison Morris Dunagan Morrison Dunlap of Hays Newton Dunlap of Kleberg Nicholson Dwyer Olsen England Palmer Fain Patterson Farmer Payne Fisher Quinn Fox Reader Reed of Bowie Frazer Fuchs Reed of Dallas Roach of Angelina Gibson Glass Roark Good Roberts Gray Rogers Greathouse Russell Rutta Hankamer Hanna Settle Harris of Archer Shofner Harris of Dallas Smith Hartzog Stanfield Herzik Steward Hodges Stinson Hofheinz Stovall Holland Tarwater Hoskins Tennyson Thornton Howard

Tillery

Huddleston

Venable Wood of Harrison
Waggoner Wood of Montague
Walker Worley
Wells Young
Westfall Youngblood

Present—Not Voting

Hardin

Absent

Butler of Brazos Luker Caldwell McKee Calvert Moffett Colson Morse Davison of Fisher Padgett Duvall Petsch Ford Pope Graves Riddle Head Roane Hill Scarborough Jones of Falls Spears Lindsev

Absent-Excused

Adkins Canon

Fitzwater Roach of Hunt

HOUSE BILL NO. 427 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 427, A bill to be entitled "An Act amending Article 3899 of the Revised Civil Statutes of 1925, as amended by Acts of the Fortythird Legislature, passed in its Regular Session, the same being Section 4, of Chapter 220, of Senate Bill No. 209; providing for the filing of an itemized sworn statement of all of the actual and necessary expenses incurred by certain officers; providing for an audit by the county auditor or commissioners court; providing for approval or rejection, etc., and declaring an emergency."

The bill was read second time.

Mr. Wood of Harrison offered the following amendment to the bill:

Amend House Bill No. 427, page 2, lines 2 to 8, by striking out, beginning with the word "the" in line 2, and ending with the word "law" in line 8, and insert in lieu thereof the following:

"The amount of salaries paid to assistants and deputies shall also be clearly shown by such officer, giving the name, position and amount paid each; and in no event shall any officer show any greater amount than exactly paid any such assistant or deputy. The amount of such expenses, exclusive of the amount of salaries paid to assistants and deputies, shall be deducted from the amount of current fees, if any due by him, to the county under the provisions of this law; and the amount of the salaries paid to the deputies and assistants shall be deducted as is now also herein provided for; but in such instance an officer shall show the exact and true amount paid the deputies and assistants, he shall not be permitted to deduct any more from his salary than is exactly paid him."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and to the body of the bill.

House Bill No. 427 was then passed to engrossment.

HOUSE BILL NO. 427 ON THIRD READING

Mr. Roberts moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 427 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—117

Adamson Dunlap of Kleberg Dwyer Aikin Alexander England Alsup Fain Farmer Ash Atchison Fisher Beck Fox Bergman Frazer Fuchs Bourne Gibson Bradbury Glass **Broyles** Burton Good Butler of Karnes Gray Hankamer Cagle Hanna Celaya Harris of Archer Clayton Harris of Dallas Collins Colquitt Hartzog Cooper Head Cowley Herzik Craddock Hodges Crosslev Hofheinz Daniel Holland Davis Hoskins Davisson Howard of Eastland Huddleston Dickison Hunt Dunagan Hunter Dunlap of Hays

Hyder

Jackson Patterson James Payne Jefferson Pope Jones of Atascosa Reader Reed of Bowie Jones of Runnels Jones of Shelby Reed of Dallas Jones of Wise Roach of Angelina Keefe Roark King Roberts Knetsch Rogers Lanning Russell Latham Rutta Leath Settle Shofner Lemens Leonard Smith Lotief Stanfield Lucas Steward Mauritz Stinson McCalla Tarwater Thornton McConnell Tillery McKee McKinney Venable Moffett Waggoner Walker Moore Morris Westfall Wood of Harrison Morrison Wood of Montague Morse Worley Newton Young Nicholson Youngblood Olsen

Nays—4

Lindsey Stovall Tennyson McFarland

Present-Not Voting

Hardin

Absent

Bradford Lange Butler of Brazos Luker Padgett Caldwell Palmer Calvert Petsch Colson Davison of Fisher Quinn Riddle Duvall Ford Roane Scarborough Graves Greathouse Spears Wells Hill Jones of Falls

Absent—Excused

Adkins Fitzwater Roach of Hunt Canon

The Chair then laid House Bill No. 427 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-112

Ash Adamson Atchison Alexander Alsup Beck

ina
•
_•
() ()
on one
on gue

Nays-10

Aikin	McFarland
Bradford	Quinn
Lindsey	Stovall
Lotief	Tennyson
Lucas	Venable

Present-Not Voting

Bourne Hardin Bradbury

Absent

Butler of Brazos	Jones of Falls
Caldwell	King
Calvert	Lange
Colson	Luker
Duvall	Padgett
Ford	Petsch
Graves	Riddle
Greathouse	Roane
Herzik	Scarborough
Hill	Spears

Absent—Excused

Adkins	Fitzwater
Canon	Roach of Hunt

HOUSE BILL NO. 460 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 460, A bill to be entitled "An Act to create a more efficient road system for Rusk County, Texas, making county commissioners of said county ex-officio road commissioners, and prescribing their duties as such, and providing for their expenses and compensations as road commissioners, and defining the powers and duties of such county commissioners; providing for eminent domain in the opening, widening, laying out, and straightening of public highways, and in securing material for the construction or maintenance of public highways in Rusk County, etc., and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 460 ON THIRD READING

Mr. Leath moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 460 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-125

A 3	Dec dhares
Adamson	Bradbury
Aikin	Bradford
Alexander	Broyles
Alsup	Burton
Ash	Butler of Karnes

Ash Butler of States of St

Colquitt	Leath
Cooper	Lemens
Cowley	Leonard
Craddock	Lindsey
Crossley	Lotief
Daniel	Lucas
Davis	Mauritz
Davison of Fisher	McCalla
Davisson	McConnell
of Eastland	McFarland
Dickison	McKee
Dunagan	McKinney
Dunlap of Hays	Moffett
Dunlap of Kleberg	Moore
Dwyer	Morris
England	Morrison
Fain	Morse
Farmer	Newton
Fisher	Nicholson
Fox	Olsen
Frazer	Palmer
Fuchs	Patterson
Gibson	Payne
Glass	Quinn
Good	Reader
Gray	Reed of Bowie
Greathouse	Reed of Dallas
Hankamer	Roach of Angelina
Hanna	Roark
Harris of Dallas	Roberts
Hartzog	Rogers
Head	Russell
Hodges	Rutta
Hofheinz	Settle
Holland	Shofner
Hoskins	Smith
Howard	Stanfield
Huddleston	Steward
Hunt	Stinson
Hunter	Stovall
Hyder	Tarwater
Jackson	Tennyson
James	Thornton
Jefferson	Tillery
Jones of Atascosa	Venable
Jones of Runnels	Waggoner
Jones of Shelby	Walker
Jones of Wise	Wells
Keefe	Westfall
King	Wood of Harrison
Knetsch	Wood of Montague
Lange	Worley
Lanning	Young
Latham	Youngblood
Present—1	Not Voting
Hardin	

Absent

Butler of Brazos	Harris of Archer
	Hallis of Michel
Caldwell	Herzik
Calvert	Hill
Colson	Jones of Falls
Duvall	Luker
Ford	Padgett
Graves	Petsch

Pope Riddle Scarborough Spears Roane

Absent-Excused

Adkins Fitzwater Roach of Hunt Canon

The Chair then laid House Bill No. 460 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-121

	1 eas—121		
	Adamson	Holland	
	Aikin	Hoskins	
ı	Alexander	Howard	
ı	Alsup	Huddleston	
	Ash	Hunter	
ı	Atchison	Hyder	
	Beck	Jackson	
ı		James	
	Bergman	James Jefferson	
	Bourne		
	Bradbury	Jones of Atascosa	
	Bradford	Jones of Runnels Jones of Shelby	
	Broyles	Jones of Shelby	
l	Burton	Jones of Wise	
	Butler of Brazos	Keefe	
	Butler of Karnes	King	
	Cagle	Knetsch	
	Celaya	Lanning	
	Clayton	Latham	
	Collins	Leath	
	Cooper	Lemens	
	Cowley	Leonard	
	Craddock	Lindsey	
	Crossley	Lotief	
	Daniel	Lucas	
	Davis	Mauritz	
	Davison of Fisher	McCalla	
	Davisson	McConnell	
	of Eastland	McFarland	
	Dickison	McKee	
	Dunagan	McKinney	
	Dunlap of Hays	Moffett	
	Dunlap of Kleberg	Moore	
ı	Dwyer	Morris	
	Fain	Morrison	
	Farmer	Morse	
	Fisher	Newton	
	Fox	Nicholson	
	Frazer	Olsen	
	Fuchs	Palmer	
	Gibson	Patterson	
	Glass	Payne	
	Good	Pope	
	Gray	Reed of Bowie	
	Hankamer	Reed of Dallas	
		Roach of Angelina	
	Hanna	Rosen of Angelina	

Roark

Roberts Rogers

Russell

Rutta

Settle

Harris of Archer Harris of Dallas

Hartzog

Hofheinz

Head Hodges

1100011 0			OUMIAL	
	Shofner	Venable	Fain	McKinney
	Smith	Waggoner	Farmer	Moffett
	Stanfield	Walker	Fisher	Moore
	Steward	Wells	Fox	Morris
	Stinson	Westfall	Frazer	Morrison
	Stovall	Wood of Harrison	Fuchs	Newton
	Tarwater	Wood of Montague	Gibson	Nicholson
	Tennyson	Worley	Glass	Olsen
	Thornton	Young	Hankamer	Patterson
	Tillery	Youngblood	Hanna	Payne
		_	Harris of Archer	Pope
	Present—	Not Voting	Harris of Dallas	Quinn
	Hardin	Quinn	Hartzog	Reader
		•	Head	Reed of Bowie
	At	sent	Hodges	Reed of Dallas
	Caldwell	Hunt	Hofheinz	Roach of Angelina
	Calvert	Jones of Falls	Holland	Roark
		Lange	Hoskins	Roberts
	Colquitt Colson	Luker	Howard	Rogers
	Duvall	Padgett	Hunt	Russell Rutta
	England	Petsch	Hunter Hyder	Settle
	Ford	Reader	Jackson	Shofner
	Graves	Riddle	James	Smith
	Greathouse	Roane	Jefferson	Stanfield
	Herzik	Scarborough	Jones of Atascosa	Steward
	Hill	Spears	Jones of Runnels	Stinson
		-	Jones of Shelby	Stovall
Absent—Excused		Jones of Wise	Tarwater	
	Adkins	Fitzwater	Keefe	Tennyson
	Canon	Roach of Hunt	King	Thornton
		_	Lanning	Tillery
	(Speaker in the	e Chair.)	Latham	Venable
		Leath	Waggoner	
		O. 699 ON THIRD	Lemens	Walker
	REA	DING	Leonard	Wells
	The Speaker lai	d before the House,	Lotief	Westfall
	on its third readin	g and final passage,	Lucas	Wood of Montague
		A bill to be entitled	1 TATES OF LAND	Worley
	"An Act to am	end Article 928 of	McCalla McEarland	Young
	Chapter 1 of Title	a 19 of the Code of	McFarland	Youngblood
Chapter 1 of Title 12 of the Code of Criminal Procedure of the State of Texas, 1925, and declaring an emer-		Nov	vs—3	
		Iva	/s—o	
	gency."	deciding an emer-	Bradbury	Lindsey
	The bill was re	ad thind time	Huddleston	•
House Bill No. 699 was then passed		Present-	Not Voting	
	by the following v	ote:		-
	Ves	s—113	Cagle	Knetsch
	I (u		Hardin	McConnell
	Adamson	Collins		
	Aikin	Colquitt	Ab	sent
	Alexander	Cooper		
	Alsup	Cowley	Caldwell	Lange
	Ash	Craddock	Calvert	Luker
	Atchison	Crossley	Colson	McKee
	Beck	Daniel	Dunlap of Kleberg	
	Bergman	Davis	Duvall	Padgett
	Rourne	Davison of Richar	Ford	Palmer

Davison of Fisher

of Eastland

Dunagan Dunlap of Hays Dwyer England

Davisson

Dickison

Bradford Broyles

Burton Butler of Brazos Butler of Karnes

Bourne

Celaya

Clayton

Dunlap of Kleberg Morse Duvall Padget Padgett Ford Palmer Petsch Good Riddle Graves Gray Greathouse Roane Scarborough Herzik Spears

Hill Wood of Harrison

Jones of Falls

Absent—Excused

Adkins Canon

Fitzwater Roach of Hunt

ADJOURNMENT

On motion of Mr. Davis, the House, at 10 o'clock p. m., adjourned until 9:30 o'clock a. m., tomorrow.

APPENDIX

STANDING COMMITTEE REPORTS

The following committees have filed favorable reports on bills, as follows:

Appropriations: House Bill No. 870, and Senate Bill No. 467.

Education: House Bill No. 946, and Senate Bills Nos. 49 and 86.

Judicial Districts: House Bill No. 958.

Labor: House Bill No. 491.

Revenue and Taxation: Senate Bill No. 407, and House Bills Nos. 922 and 939.

REPORTS OF THE COMMITTEE ON ENGROSSED BILLS

Committee Room.

Austin, Texas, April 8, 1935. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 65, A bill to be entitled "An Act amending Article 1119 of the Revised Civil Statutes of Texas, of 1925, so as to make its provisions apply to all incorporated cities or towns incorporated under the General Laws of the State of Texas and so as to extend the regulatory power of such cities and towns to persons, companies or corporations furnishing telephone service and to limit the earnings of persons, companies or corporations coming within the pro-visions of said article to an amount not exceeding a fair return upon the fair value of the property used and useful in rendering service to the public; which return shall never exceed ten per cent (10%) per annum; and amending Article 1121 of the Revised Civil Statutes of Texas, of 1925, so as to require reports from persons, companies and corporations furnishing telephone service; repealing all tion of properties, books, and records laws and parts of laws in conflict and, under certain conditions, for for-

herewith; providing if any part of the Act is declared unconstitutional it shall not affect the validity of the remainder of the Act, and declaring an emergency,

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room,

Austin, Texas, April 5, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 699, A bill to be entitled "An Act to amend Article 928 of Chapter 1 of Title 12 of the Code of Criminal Procedure of the State of Texas, 1925, and declaring an emergency,

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

REPORTS OF THE COMMITTEE ON ENROLLED BILLS

Committee Room,

Austin, Texas, April 9, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Your Committee on Enrolled Bills, to whom was referred

H. B. No. 782, "An Act providing for the conservation of the oil and gas resources of the State of Texas and for the prevention of the waste thereof; providing means of making effective and enforcing the oil and gas conservation laws of this State and Title 102, Revised Civil Statutes of Texas, 1925, as amended; defining terms; specifically defining and prohibiting waste; providing utilization for manufacture of natural gasoline of gas produced from an oil well within permitted gas-oil ratio shall not be included in the definition of waste; empowering and directing the Railroad Commission of Texas to make and enforce such rules, regulations, or orders as may be necessary to conserve such oil and gas resources and prevent their waste; empowering and directing the Railroad Commission of Texas to inquire into conditions relating to waste; providing for the keeping of records, for the making of reports, for inspecfeiture of charters of domestic corporations and injunctions against foreign corporations; providing for hearings to inquire into and prevent waste and for rules, regulations, and orders to that end; making provision with reference to notice and hearings by the Railroad Commission of Texas; providing a basis for distribution of allowable production of oil between the various pools; prohibiting the purchase, acquisition, or sale or the transportation, refining, processing, or handling in any other way, of oil or gas produced in violation of the conservation laws and the rules, regulations, and orders of the Railroad Commission of Texas thereunder, and likewise the products and derivatives of such oil or gas; providing that whenever the Commission requires a showing that refined products were manufactured from oil legally produced, that such requirement shall be of uniform application throughout the State; and providing for means of enforcement; providing for certificates of compliance to the owners or operators of oil or gas wells, for the cancellation of such certificates and for means of enforcement; providing penalties and for means of enforce- for relief for certain school districts ment; providing for injunctions to be of Texas, in order to aid said dissecured by the Railroad Commission of Texas and for their enforcement; providing for suits to test the validity of the oil and gas conservation laws and the rules, regulations, or orders thereunder, and for procedure in such suits; providing protection to the interests of the consuming public in oil and gas and their products; making this Act cumulative of all laws not inconsistent therewith; amending Article 6033, Revised Civil Statutes of Texas, 1925; amending Section 5, Austin, Texas, April 6, 1966. Chapter 313, Acts of the Forty-first Hon. Coke Stevenson, Speaker of the House of Representatives. Legislature, Regular Session; amending Sections 1, 2, 5, 6, 6-a, 7, and 8, Chapter 2, Acts of the Forty-second Legislature, Fourth Called Session; amending Section 1, Chapter 45, Acts of the Forty-third Legislature, Second Called Session; amending Section 2, Chapter 64, Acts of the Forty-third Legislature, Third Called Session; repealing Articles 6007, 6009, 6011, and 6017, of the Revised Civil Statutes of Texas, 1925; repealing Section 6, Chapter 313, Acts of the Forty-first Legislature, Regular Session; repealing Sections 4 and 6, Chapter 26, Acts of the Forty-second Legislature, First Called Session; repealing Sec-

tion 14, Chapter 2, Acts of the Fortysecond Legislature, Fourth Called Session; repealing Section 1, Chapter 64, Acts of the Forty-third Legislature, Third Called Session; and repealing all other laws or parts of laws in conflict; saving liabilities, penal-ties, and forfeitures; saving Chapter 36, Acts of the Forty-first Legisla-Fifth Called Session. ture. amendments thereto, where not in conflict with this Act; saving Chapter 97, Acts of the Forty-third Legislature, Regular Session; providing that this Act shall expire September 1, 1937; providing that if any part of this Act be held unconstitutional the remaining portions shall nevertheless be valid, and declaring an emergency,"

Has carefully compared same, and

finds it correctly enrolled.

ROANE, Vice-Chairman.

Committee Room, Austin, Texas, April 9, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Your Committee on Enrolled Bills, to whom was referred

H. B. No. 763, "An Act providing tricts, and rebuilding their properties, and equipping their schools, which were recently destroyed by fire; providing for work relief; making an appropriation to each of said districts for said properties, and declaring an emergency.

Has carefully compared same, and

finds it correctly enrolled.

ATCHISON, Chairman.

Committee Room,

Sir: Your Committee on Enrolled Bills, to whom was referred

House of Representatives.

H. B. No. 402, "An Act declaring it unlawful for any person to sell, take, or have in his possession for barter or sale after the passage of this Act, for a period of five (5) years, any wild fox or the pelts thereof in the Counties of Cooke, Grayson, and Houston, State of Texas, and providing a penalty therefor, and declaring an emergency,"

Has carefully compared same, and finds it correctly enrolled.

ATCHISON, Chairman.

Committee Room, Austin, Texas, April 9, 1935. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 723, "An Act to fix the salary of the superintendent of public instruction in each county in Texas having a population of not less than fifteen thousand, seven hundred and twenty (15,720) nor more than fifteen thousand, seven hundred and thirty (15,730), according to the latest Federal Census; providing for office and traveling expense; repealing all laws or parts of laws in conflict herewith, and declaring an emergency,"

Has carefully compared same, and finds it correctly enrolled.

ATCHISON, Chairman.

Committee Room, Austin, Texas, April 9, 1935. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. C. R. No. 75, Authorizing the appointment of a committee of five to appoint and designate some outstanding poet who is a citizen of Texas as poet laureate of the State of Texas,

Has carefully compared same, and finds it correctly enrolled.

ROANE, Vice-Chairman.

Committee Room, Austin, Texas, April 9, 1935. Hon. Coke Stevenson, Speaker of the House of Representatives. Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 888, "An Act providing for the relief of Eagle Pass Independent School District of Maverick County, Texas, in order to aid the school district in accommodating the large growth of population due to the development of Quemado Valley Irrigation Settlement which covers a portion of the Eagle Pass Independent School District of 1934; making appropriation out of the State Treasury of seven thousand dollars (\$7,000) to said district for said purposes, and declaring an emergency,"

Has carefully compared same, and finds it correctly enrolled.

ATCHISON, Chairman.

Committee Room,

Austin, Texas, April 9, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 494, "An Act making appropriations for the support and maintenance of summer schools during the summer of the year 1935, at the several State institutions of higher learning in the State of Texas, authorizing the expenditure by said institutions of certain additional amounts from fees collected from summer school students, and declaring an emergency."

Has carefully compared same, and finds it correctly enrolled.

ATCHISON, Chairman.

In Memory of

Bon. Ward Templeman

Mr. Butler of Brazos offered the following resolution:

Whereas, On April 5, 1935, The Ruler of the Universe called to his eternal reward the Hon. Ward Templeman, of Navasota, Texas; and

Whereas, Mr. Templeman was a Regent for the Texas State Teachers Colleges, for more than twenty years had served as fire chief in the City of Navasota, was for a number of years city alderman, and had also served as Mayor of Navasota; and

Whereas, Mr. Templeman was an honored citizen of the State, and the members of the House of Representatives regret exceedingly the untimely passing of this highly esteemed man; therefore, be it

Resolved, That a copy of this resolution be sent to the members of the family of the deceased as an expression of sympathy from the House of Representatives; and, be it further

Resolved, That a copy of this resolution be spread upon the House Journal today in memory of the deceased; and, be it further

Resolved, That when the House adjourns today it do so out of honor and respect and in memory of Mr. Ward Templeman.

BUTLER of Brazos, COLSON, McKINNEY, PALMER.

Signed-Stevenson, Speaker; Adamson, Adkins, Aikin, Alexander, Alsup, Ash, Atchison, Beck, Bergman, Bourne, Bradbury, Bradford, Broyles, Burton, Butler of Karnes, Cagle, Caldwell, Calvert, Canon, Celaya, Clayton, Collins, Colquitt, Cooper, Cowley, Craddock, Crossley, Daniel, Davis, Davison of Fisher, Davisson of Eastland, Dickison, Dunagan, Dunlap of Hays, Dunlap of Kleberg, Duvall, Dwyer, England, Fain, Farmer, Fisher, Fitzwater, Ford, Fox, Frazer, Fuchs, Gibson, Glass, Good, Graves, Gray, Greathouse, Hankamer, Hanna, Hardin, Harris of Archer, Harris of Dallas, Hartzog, Head, Herzik, Hill, Hodges, Hofheinz, Holland, Hoskins, Howard, Huddleston, Hunt, Hunter, Hyder, Jackson, James, Jefferson, Jones of Atascosa, Jones of Falls, Jones of Runnels, Jones of Shelby, Jones of Wise, Keefe, King, Knetsch, Lange, Lanning, Latham, Leath, Lemens, Leonard, Lindsey, Lotief, Lucas, Luker, Mauritz, McCalla, McConnell, McFarland, McKee, Moffett, Moore, Morris, Morrison, Morse, Newton, Nicholson, Olsen, Padgett, Patterson, Payne, Petsch, Pope, Quinn, Reader, Reed of Bowie, Reed of Dallas, Riddle, Roach of Angelina, Roach of Hunt, Roane, Roark, Roberts, Rogers, Russell, Rutta, Scarborough, Settle, Shofner, Smith, Spears, Stanfield, Steward, Stinson, Stovall, Tarwater, Tennyson, Thornton, Tillery, Venable, Waggoner, Walker, Wells, Westfall, Wood of Harrison, Wood of Montague, Worley, Young, Youngblood.

The resolution was read second time.

On motion of Mr. Tillery, the names of all the members of the House were added to the resolution as signers thereof.

The resolution was unanimously adopted.